STATE OF MISSISSIPPI COUNTY OF LEFLORE In The COUNTY COURT of LEFLORE COUNTY

In the name and by the authority of the State of Mississippi, I, Charles J. Swayze, Jr., County Attorney in and for the County of Leflore in said State of Mississippi, who prosecutes for and on behalf of the State, and duly empowered and authorized to inform of offenses committed within said County of Leflore, after having first been duly sworn, comes now here and gives the Court to understand and be informed that Maurice Hawkins

in said County on the 10th day of September, 1996,

did then and there willfully, unlawfully and feloniously sell a controlled substance to-wit: Crack Cocaine to Andrew Shaw, a Law Enforcement Officer.

against the peace and dignity of the State of Mississippi.

Sworn to and subscribed before me, the undersigned Clerk of the County Court of Leflore County, this the 8th day of May , 1997.

TREY EVANS CIRCUIT, CLERK

Clerk of the County Court

STATE OF MISSISSIPPI

VS.	NO. 6679
MAURICE HAWKINS	
ORDER	
This day there came on for hearing an	Affidavit which charged
Maurice Hawkins, Defendant herein, wi	th the following crimes:
1. Sale of cocaine	
2	<u>.</u>
3,	
with said Defendant being present and	represented by Counsel,
Whitman D. Mounger , and with the St	ate of Mississippi being re-
presented by Charles J. Swayze, Jr. a	nd the Court having received
evidence and being fully advised in t a. <u>X</u> that said charge is a fe b. <u>X</u> that there <u>is</u> probable Defendant for the action of the next County, Mississippi, to answer the ch	lony; cause to hold said Grand Jury of Leflore
IT IS, THEREFORE, ORDERED AND AD aX _ Defendant be and he is he action of the Grand Jury of Leflothe charge of Sale of cocaine at the Court of Leflore County, Mississippi. b Charges are dismissed an from custody and bond. c Charges are reduced to _ and the defendant is hereby bound ove Grand Jury of Leflore County, Mississ the Circuit Court of Leflore County, dX _ Bail is fixed in the am e Continued until the	ereby, bound over to await re County, Mississippi, on next term of the Circuit d the Defendant is released re to await the action of the ippi, at the next term of Mississippi. Sound of \$5,000.00
RECEIVED	th day of April, 1997. COUNTY JUDGE
MAY - 5 1997 TREY EVANS, CIRCUIT CLERK BYLLISA H. Roberts D. C.	DOX 53 FAGE 346

	LAWRENCE-GREENWO	OD 06801	LEFLORE COUNTY			
	Number of Case	STATE OF MISSISSIPPI	Charles J. Swayze, YSJr.	C	FFENSE	
	6679	vs. Maurice Hawkins	Whitman D. Mounger	Sale of	Crack Co	caine
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	Date of Orders		ORDERS OF COURT		Book	Page
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STATE OF MISSISSIPPI COUNTY OF LEFLORE

CAUSE NO. 23, 181

In the Circuit Court of Leflore County, at the March Term, in Vacation, 1997.

THE GRAND JURORS of the State of Mississippi, taken from the body of the good and lawful women and men of Leflore County, duly elected, empaneled, sworn and charged at the March Term, 1997, of the Circuit Court, to inquire in and for Leflore County, in the name and by the authority of the State of Mississipi, upon their oaths, present:

That MAURICE HAWKINS, on or about the 10th day of September, 1996, in Leflore County, Mississippi, did unlawfully, wilfully and feloniously sell and deliver a Schedule II Controlled Substance, commonly called Cocaine, to Andy Shaw, a human being, on Hobson Street in Itta Bena, Leflore County, Mississippi, for the purchase price of Forty (\$40.00) Dollars, in money, in violation of Section 41-29-139 of the Mississippi Code of 1972, as annotated and amended,

against the peace and dignity of the State of Mississippi.

A TRUE BILL

Attorney for the State	-	Foreman of the Grand Ju	ıry
Filed and Recorded this	the 15th day	of MAy , 1997.	
TREY EVANS	_Clerk	By: Oprie Hollings.	C.

400x 23 PAGE 23

gil

CAPIAS	this_ B day of Duex 1997
STATE OF MISSISSIPPI COUNTY OF LEFLORE	By
To The Sheriff of Said County-GRE	ETING:
We command You to Take the B	ody of <u>Maurice Hawkins</u>
if to be found in your County, and	d safely keep, so that you have
him before our Circuit Court, at	the court room thereof, in the
City of Greenwood, Instanter, the	n and there to answer the State
of Mississippi on a charge of	Sale of Cocaine
Herein fail not, and have the	en and there this Writ.
Witness my signature with the	e seal of said Court, this <u>15th</u>
day of <u>May</u> , 1997.	
	Trey Evans Circuit Clerk
Arraignment Date	By: april Holliman, D.C.
5/29/97 at 10:00 A.M.	
SHERIFF'S	RETURN
I have this day executed the within writ by arresting the within named	I have this day executed the within writ by arresting the within named
Maurie Nawkins	
serving him with a copy of the indictment and placing him in the County Jail.	serving him with a copy of the indictment and releasing him on his same bond.
This 16 day of May 1997	This day of
Ricky Banks Sheriff By Judall	Ricky Banks Sheriff By

.

THE STATE OF MISSISSIPPI

VS. NO.

MAURICE HAWKINS

ORDER APPOINTING COUNSEL

This day this cause coming on for hearing and it appearing to the Court that the Defendant:

MAURICE HAWKINS

is presently under arrest and in jail and charged with a serious crime, to-wit:

Sale of cocaine

and prior to arraignment thereasto, and the Court being advised that said person is an indigent and without funds with which to employ counsel, and he/she having requested that counsel be appointed for him/her, and the Court being duly advised in the premises;

IT IS ORDERED AND ADJUDGED that Roger Rathes

a practicing attorney of the local bar in good standing

be, and he/she is hereby appointed to represent the said

defendant upon said charge, and that he/she report to the

Court the amount of money this defendant could contribute

to his/her defense if released on bond pending trial.

ORDERED AND ADJUDGED on April 9, 1997

F106ED APR - 9 1997

CIRCUIT JUDGE

TREY EVANS, CIRCUIT CLERK
BY: A Hall- D.C.

74 PAGE 422

f. methes

STATE OF MISSISSIPPI COUNTY OF LEFLORE

REQUEST FOR APPOINTMENT OF COUNSEL FOR INDIGENT ACCUSED	
Read this to the accused:	
You, Maurice Howkins, have been charged with the crim of Sale of Corone and, if convicted, could be sent to the penitentiary. You have a right to have a lawyer appointed for you if you cannot afford to hire one.	e o r
The above has been read to me and I understand. * Mourice four submits of ACCUSED	_
I request a lawyer be appointed and I represent that I a unable to hire one. Upon my oath I state as follows:	ı m
1. Address 103 Nelson St. Itte Beng MS	_
Social Security No.	
I own the following property which can be converted to cash	1.1
2. House (yes) (no) X If yes, address	
How much do you owe on it?	
3. Car (yes) (no) X If yes, make & model	
Will it run? (yes) (no) Location	_
ValueHow much do you owe on it?	_
4. Do you own any other property such as jewelry, guns, pistols	
etc.? List	
5. Place of Employment Unemployed	
6. Hourly wage NG Take home pay Paid how often	
7. I support (No. of people) other than myself.	
8. Do they live with you? (yes) WA (no) X If not, where d	10
they live?	-

9. How much each pay period do you feel you can pay for

attorney's fees?_

____ Beginning when?____

I represent that the answers set forth herein are true and

X Maurico Hamkins

WITNESS:

correct.

Check one.

Greenwood Police Department____ Leflore County Sheriff's Office____

LEFLORE

TREY EVANS

CIRCUIT CLERK OF LEFLORE COUNTY GREENWOOD, MISSISSIPPI 38935-1953

POST OFFICE BOX 1953 (601) 453-1435

April 9, 1997

Dear Roger:

This is to inform you that you have been appointed to
represent MAURICE HAWKINS who has been
charged with Sale of cocaine If you have any questions please feel free to contact the Circuit Clerk's Office for more information.
Sincerely,
Trey Evans Circuit Clerk

103 Nelson St. Itta Bena, MS

city case

THE STATE OF MISSISSIPPI

VS.

MAURICE HAWKINS

ORDER RESCINDING APPOINTMENT OF COUNSEL

THIS COURT, finding that Roger Mathes was appointed as Counsel for MAURICE HAWKINS on April 9, 1997, to represent him on a charge of Sale of Cocaine; and further finding that Mr. Mathes is out of his office for an indefinite period of time due to illness and cannot represent this defendant in a timely manner, hereby rescinds the Order appointing Roger Mathes as Counsel for Maurice Hawkins and appoints SOLOMON OSBORNE to represent him on said charge.

SO ORDERED, this the ____ day of April, 1997.

GRAY EVANS, Circuit Judge

FULLED MAY -1 1997

BY: A HOLD __ D.C.

74 580

STATE OF MISSISSIPPI

VS.

CAUSE NO. 23,181

MAURICE HAWKINS

ORDER RELIEVING AND SUBSTITUTING COUNSEL

WHEREAS, this Court had appointed Hon. Solomon Osborne, attorney of the Leflore County Bar, to represent the above defendant, and

WHEREAS, it appearing to the Court that, through a clerical error, Hon. Whitman D. Mounger, attorney of the Leflore County Bar, was advised by the Clerk of this Court that he had been appointed to represent said defendant and further having been so advised, has counseled with said defendant and participated in a preliminary hearing in the County Court of Leflore County, Mississippi, and

WHEREAS, the Court now deems it appropriate that said Solomon Osborne be relieved of any further representation of said defendant and that said Whitman D. Mounger be substituted in his place and stead,

IT IS, THEREFORE, ORDERED AND ADJUDGED THAT Hon. Solomon Osborne be and he is hereby relieved from any further representation of Maurice Hawkins, defendant herein, and Hon. Whitman D. Mounger be and he is hereby appointed to represent said defendant in the place and stead of said Osborne.

23,223 Jay Price

23,224 Steven D. Pace

D. Holly Grand Larceny

Felony Worthless Check



TREY EVANS, CIRCUIT CLERK
BY: A HOLL ____ D.C.

ARRAIGNMENT

May 29, 1997

This day came the District Attorney who prosecutes for the State and the below named defendants in their own proper person and by their respective attorneys, each being arraigned on indictments charging them with the below listed crime, entered their pleas of NOT GUILTY, as follows, to-wit:

CAUSE				
NUMBER	<u>DEFENDANT</u>	<u>AT</u>	<u> </u>	CHARGE
23,164	Edward Lee Anderson	D.	Holly	Uttering Forgery
23,165	Edward Lee Anderson	D.	Holly	Uttering Forgery
23,166	Edward Lee Anderson	D.	Holly	Agg. Assault w/ Deadly Weapon
23,167	Derrick Bailey	L.	Davis	Armed Robbery
23,170	Carlton Bennett	D.	Holly	Burglary/DH
23,171	Michael D. Cannon	D.	Holly	Burglary/DH
23,172	Michael D. Cannon	D.	Holly	Burglary/DH
23,174	Walter Carey	L.	Davis	S/Marijuana (less than 1 oz); Enhanced
23,176	Keith Davis a/k/a KeKe	W.	Mounger	Ps Cocaine
23,177	Patrick L. Davis	J.	Metz	Conspiracy; Armed Robbery
23,178	Tyrone Davis	L.	Jones	S/Cocaine; Enhanced
23,179	Randy Giles Timothy L. Wilson		Holly Davis	Conspiracy; Armed Robbery; Agg. Assault
23,181	Maurice Hawkins	s.	Osborne	S/Cocaine
23,183	Kelvin Jones	L.	Davis	Conspiracy; Armed Robbery
23,185	Dwayne Lucas	W.	Mounger	S/Cocaine; Enhanced

23,187	Lavoris Montgomery	D.	Holly	Armed Robbery
23,189	Eric T. Morton	Τ.	Flanagan	Armed Robbery
23,190	Calvin Nichols	L.	Jones	S/Cocaine
23,191	Steven D. Pace	Т.	Flanagan	Uttering Forgery; Habitual
23,192	Steven D. Pace	Т.	Flanagan	Uttering Forgery; Habitual
23,193	Steven D. Pace	Т.	Flanagan	Uttering Forgery; Habitual
23,194	Steven D. Pace	Т.	Flanagan	Uttering Forgery; Habitual (2 cts)
23,195	Jesse Perez Mark L. Whitaker		Stuckey Holly	Burglary/DH (Habitual-Whitaker)
23,196	Timothy Potts	L.	Jones	Armed Robbery
23,199	Tavoris Scales	D.	Holly	Ps Cocaine
23,200	Dedric Strickland Maurice Hawkins	L.	K. Stuckey Jones	Burglary/DH
23,205	John Walls	К.	Stuckey	Felony Worthless Check
23,206	Andrae Whitfield	W.	Stuckey	Receiving Stolen Property
23,210	Larry Woods	L.	Jones	Grand Larceny
23,211	Willie Boone, Jr.	W.	Mounger	Burglary/DH
23,213	Mark Whitaker	D.	Holly	Uttering Forgery Habitual
23,215	Cedric Chaney	W.	Stuckey	Ps Cocaine
23,217	Randy Applewhite	D.	Holly	Conspiracy; Armed Robbery
23,219	Jasper E. Thomas	N.	Crook	Conspiracy; Armed Robbery
23,220	Vasheen Noland	L.	Jones	Ps Marijuana w/Intent
23,221	Jay Price	D.	Holly	Grand Larceny
23,222	Jay Price	D.	Holly	Grand Larceny

23,223 Jay Price

23,224 Steven D. Pace

D. Holly Grand Larceny

Felony Worthless Check

FILED MAY 29 1997

TREY EVANS, CIRCUIT CLERK
BY: A Hall ____ D.C.

FIILED
MAY 30 1997

Reil Bruh Sheriff

TREY EVANS, CIRCUIT CLERK

BY: a Hall- D.C.

MOK 2 PAGE 552

Circuit Court Criminal Docket Cause Number 23,181

Maurice Hawkins

SUBPOENA FOR WITNESS

TO THE SHERIFF OF Leflore County, MISSISSIPPI GREETING:

We Command you to Summon:

Andrew Shaw GPD Greenwood, MS 38930 this day of Accept Co. Miss.

By

if to be found in your County, to appear in Circuit Court of Leflore County at the Courthouse at Greenwood, Mississippi at 8:30 a.m., on

Monday, the 7th day of July, 1997, and to attend until discharged by said Court;

to give evidence in the above cause, on behalf of the Plaintiff State of Mississippi.

[You are directed to contact the office of District Attorney at (601) 453-1089 the day before the trial date to determine if this case is still set for trial.]

Given under my hand and seal of said Court this 13th day of June, 1997.

Trey Evans
Circuit Clerk
Leflore County

Subpoena Number 4763

After diligent search and inquiry,

I have this day executed the within writ personally on

was not found.

The day of

Dep Sheriff

JUN 17 1997

This the day of by: Dep Sheriff

TREY EVANS, CIRCUIT CLERK
BY: A Hour D.C.

Circuit Court Criminal Docket
Cause Number 23,181

Maurice Hawkins

SUBPOENA FOR WITNESS

TO THE SHERIFF OF Leflore County, MISSISSIPPI GREETING:

We Command you to Summon:

Lee Taylor GPD Greenwood, MS 38930 this day of 19
Ricky Banks Sheriff, Leflore Co. Miss.
By

if to be found in your County, to appear in Circuit Court of Leflore County at the Courthouse at Greenwood, Mississippi at 8:30 a.m., on

Monday, the 7th day of July, 1997, and to attend until discharged by said Court;

to give evidence in the above cause, on behalf of the Plaintiff State of Mississippi.

[You are directed to contact the office of District Attorney at (601) 453-1089 the day before the trial date to determine if this case is still set for trial.]

Given under my hand and seal of said Court this 13th day of June, 1997.

Trey Evans Circuit Clerk Leflore County

Subpoena Number 4764

After diligent search and inquiry,

I have this day executed the within writ personally on

was not found.

The he day of Dep Sheriff

JUN 1 7 1997

TREY EVANS, CIRCUIT CLERK BY: A Houl - D.C.

Ricky

By

Maurice Hawkins

SUBPOENA FOR WITNESS

TO THE SHERIFF OF Leflore County, MISSISSIPPI GREETING:

We Command you to Summon:

Perry Hines GPD Greenwood, MS 38930

if to be found in your County, to appear in Circuit Court of Leflore County at the Courthouse at Greenwood, Mississippi at 8:30 a.m., on

Monday, the 7th day of July, 1997, and to attend until discharged by said Court;

to give evidence in the above cause, on behalf of the Plaintiff State of Mississippi.

[You are directed to contact the office of District Attorney at (601) 453-1089 the day before the trial date to determine if this case is still set for trial.]

Given under my hand and seal of said Court this 13th day of June, 1997.

Trey Evans Circuit Clerk Leflore County

Subpoena Number 4765

After diligent search and inquiry,

Was not found.

This the ____ day of

Dep Sheriff

I have this day executed the within writ personally on

This the ____ day of

Dep Sheriff

TREY EVANS, CIRCUIT CLERK

Circuit Court Criminal Docket Cause Number 23,181

Maurice Hawkins

SUBPOENA FOR WITNESS

TO THE SHERIFF OF Leflore County, MISSISSIPPI GREETING:

We Command you to Summon:

Michael Stamps GPD Greenwood, MS 38930 this day of 19 19 Ricky Banks, Shorth Leftgre Co. Miss.

if to be found in your County, to appear in Circuit Court of Leflore County at the Courthouse at Greenwood, Mississippi at 8:30 a.m., on

Monday, the 7th day of July, 1997, and to attend until discharged by said Court;

to give evidence in the above cause, on behalf of the Plaintiff State of Mississippi.

[You are directed to contact the office of District Attorney at (601) 453-1089 the day before the trial date to determine if this case is still set for trial.]

Given under my hand and seal of said Court this 13th day of June, 1997.

Subpoena Number 4766

TREY EVANS, CIRCUIT CLERK
BY: A Hall - DC.

JUN 17 1997

Circuit Court Criminal Docket Cause Number 23,181

Maurice Hawkins

SUBPOENA FOR WITNESS

TO THE SHERIFF OF Leflore County, MISSISSIPPI GREETING:

We Command you to Summon:

J.B. Henry LCSO Greenwood, MS 38930 this day of Co. Miss
By

if to be found in your County, to appear in Circuit Court of Leflore County at the Courthouse at Greenwood, Mississippi at 8:30 a.m., on

Monday, the 7th day of July, 1997, and to attend until discharged by said Court;

to give evidence in the above cause, on behalf of the Plaintiff State of Mississippi.

[You are directed to contact the office of District Attorney at (601) 453-1089 the day before the trial date to determine if this case is still set for trial.]

Given under my hand and seal of said Court this 13th day of June, 1997.

Trey Evans
Circuit Clerk
Leflore County

Subpoena Number 4767

After diligent search and inquiry,	I have this day executed the within writ personally on
was not found. This the day of 19 Dep Sheriff	This the Aday of Dep Sheriff

TREY EVANS, CIRCUIT CLERK
BY: A Hall - BE

JUN 1 7 1997

STATE OF MISSISSIPPI

PLAINTIFF

VS.

NO.23,181

MAURICE HAWKINS

DEFENDANT

MOTION FOR DISCOVERY

Comes now, Maurice Hawkins, Defendant in the above styled and numbered cause, by and through his attorney of record, Whitman D. Mounger, and hereby moves the Court for an Order directing the District Attorney and all persons who participated in the investigation of the alleged crime with which the Defendant is charged to-wit: Sale of cocaine, to present to counsel for the Defendant for examination and, where counsel deems appropriate, copying of certain evidentiary material, as well as other requested information, all as hereinafter more fully set forth.

- A list of all state witnesses having knowledge of the alleged crime, together with their addresses and telephone numbers, if any.
 - 2. A copy of all statements of witnesses.
- 3. A copy of all documents and reports pertaining to this case.
- 4. Production of all physical and tangible evidence in the possession of the State in order to enable counsel to examine same.
 - 5. All evidence known by the State that is favorable to the

defense.

- 6. The exact location, including the street address, of the alleged crime.
- 7. The exact date and time, if known by the prosecution, of the alleged crime.
- 8. The name and address of each and every person who was present at the scene of the alleged crime.
- 9. The precise manner in which the crime charged is alleged to have been committed.
- 10. Copies of any written or recorded statements or confessions made by the Defendant, within the possession, custody or control of the State, the existence of which is known, or by the exercise of due diligence, may become known, to the attorney for the State, as well as a precise recitation of any such statement or confession that was made orally to any agent of the State of Mississippi.
- 11. The name, address and telephone number, if any, of each person present at the time of the giving of any such statement or confession of the Defendant and of any person present at the time that defendant was advised of his Constitutional rights against self-incrimination, if such rights were given to the Defendant.
- 12. Results or reports of physical or mental examinations and of scientific tests or experiments made in connection with this particular case, or copies thereof, within the possession, custody or control of the State, including reports stemming from physical examinations of both the alleged victim and, if any, of the Defendant.

- 13. Whether or not fingerprints were taken or attempted to be taken from the scene of the alleged crime and the results of the fingerprints tests if taken.
 - 14. Copies of the Defendant's prior criminal record.
- 15. Copies of any prior criminal record of any potential State's witnesses for possible use by the defendant for impeachment purposes.
 - 16. The original notes of the investigating officers.
- 17. Any and all police reports or reports of any other law enforcement officials or other agents of the State of Mississippi, including, but not limited to, such reports that contain statements of witnesses.
- 18. Any and all other evidence now in the State's possession favorable to the Defendant, Maurice Hawkins, or material evidence relative to the guilt or punishment of the Defendant.
- 19. A list of all tangible evidence found on the person of the Defendant at the time of his arrest.

WHEREFORE, PREMISES CONSIDERED, Defendant moves that the State be required to immediately furnish the above and foregoing information and material in order that the Defendant can properly prepare for trial and requests an immediate hearing on same.

FULED
JUN 1 9 1997

TREY EVANS, CIRCUIT CLERK BY: A Holl - D.C. Respectfully submitted,

P.O. Box 1123

Greenwood, MS 38935-1123

(601) 453 - 7605

CERTIFICATE OF SERVICE

I, Whitman D. Mounger, Attorney of record for the Defendant, do hereby certify that I have this day served Honorable Joyce Chiles, Assistant District Attorney, a true and correct copy of the above and foregoing Motion For Discovery by hand delivery to her office.

This the 18th day of June, 1997.

WHITMAN D. MOUNGER

STATE OF MISSISSIPPI

PLAINTIFF

VS.

NO. 23,181

MAURICE HAWKINS

DEFENDANT

MOTION IN LIMINE

Comes now the Defendant, by and through his attorney of record, and files this his Motion in Limine requesting the Court to disallow and/or restrict the use of certain evidence by the State of Mississippi in any trial of this cause, and in support of said Motion, would respectfully show unto the Court the following:

- 1. The State of Mississippi should not be allowed to introduce evidence of or make reference to any "other crimes, wrongs or acts", within the meaning of Rule 404 (b) of the Mississippi Rules of Evidence, of the Defendant in order to show that he acted in conformity therewith in his alleged commission of the instant crime for which he is indicted.
- 2. Pursuant to Section 608 of the Mississippi Rules of Evidence, the State of Mississippi should not be allowed to use any prior convictions of the Defendant for the use of impeachment, if he should choose to testify and in support of these grounds, would show, as follows:
- (a) The probative value of admitting the evidence of such convictions does not outweigh its prejudicial effect on the Defendant and allowing such would deny said Defendant of his

right to a fair and impartial trial and deny him due process.

- (b) Any such convictions do not involve dishonesty or false statements and would, likewise be prejudicial.
- (c) To allow the introduction of such evidence could force the Defendant to opt to not testify and would thereby effectively deny him his right to testify and, therefore, deny him a right to a fair trial, as guaranteed him under the Federal and State Constitutions.
- 4. And for other grounds to be shown at a hearing on this Motion.

Respectfully submitted,

WHITMAN D. MOUNGER Attorney for Defendant

P.O. Box 1123

Greenwood, MS 38935-1123

(601) 453 - 7605

CERTIFICATE OF SERVICE

I, Whitman D. Mounger, Attorney of record for the Defendant, do hereby certify that I have this day served a true and correct copy of the above and foregoing Motion in Limine to Hon. Joyce Chiles, Assistant District Attorney, by hand delivery to her office in Greenwood, Mississippi.

This the 18th day of June, 1997.

FILES D
JUN 19 1997

BY Q HOU D.C.

STATE OF MISSISSIPPI

PLAINTIFF

VS.

NO. 23,181

MAURICE HAWKINS

DEFENDANT

MOTION FOR AN ENLARGEMENT OF TIME

Comes now, Maurice Hawkins, defendant in the above styled cause, by his attorney, and moves the Court to enlarge the time within which this defendant may file motions to suppress evidence, motions in Limine to restrict the use of evidence by the State in this cause and other appropriate motions and in support thereof would show unto the Court that this defendant has filed in this cause motions for discovery and for an omnibus hearing; that this defendant will not know what evidence is in the hands of the State until said discovery is complete and said hearing held; and that this defendant ought to be granted until said discovery has been completed and said hearing held within which time to file said motion.

FULED
JUN 19 1997

BY A Hou - D.C.

Respectfully submitted,

Attorney for Defendant

P.O. Box 1123

Greenwood, MS 38935-1123

(601)453-7605

CERTIFICATE OF SERVICE

I, Whitman D. Mounger, Attorney of record for the Defendant, do hereby certify that I have this day served a true and correct copy of the above and foregoing Motion for an Enlargement of Time to Honorable Joyce Chiles, Assistant District Attorney, by hand delivery to her office in Greenwood, Mississippi.

This the 18th day of June, 1997.

WHITMAN D. MOUNGER

FJUN 19 1997

TREY EVANS, CIRCUIT CLERK

State of Mississippi

Circuit Court Criminal Docket Cause Number 23,181

vs.

Maurice Hawkins

SUBPOENA FOR WITNESS

TO THE SHERIFF OF Hinds County, MISSISSIPPI GREETING:

We Command you to Summon:

Monica Artis MS Crime Lab Jackson, MS J96-5452-07

if to be found in your County, to appear in Circuit Court of Leflore County at the Courthouse at Greenwood, Mississippi at 8:30 a.m., on

Monday, the 7th day of July, 1997, and to attend until discharged by said Court;

to give evidence in the above cause, on behalf of the Plaintiff State of Mississippi.

[You are directed to contact the office of District Attorney at (601) 453-1089 the day before the trial date to determine if this case is still set for trial.]

Given under my hand and seal of said Court this 13th day of June, 1997.

> Trey Evans Circuit Clerk Leflore County

This the

Subpoena Number 4768

After diligent search and inquiry,

I have this day executed the within writ personally on

was not found.

day of This the

Sheriff

TREY EVANS, CIRCUIT CLERK

D.C.

E. McMILLIN. Sheriff

compep Sheriff

RY:

	OR COMPENSATION AND EXPENSES SEL for <u>Maurice Hawkins</u> N	0.23,181
CHARGED WITH: Sale of	Passed to fil	e) No. 33.220
	BILL OF INFO	
	DATE	HOURS
I. TIME SPENT IN OPEN	COURT <u>see attached</u>	1.75
II. TIME SPENT IN PREPA (Attached time shee	RATION (OUT OF COURT) t)	9.00
III. EXPENSES OF REPRESE	NTATION(Itemizedonattachment) \$13.20
IV. AMOUNT PREVIOUSLY PA	AID ON THIS CASE	\$
CLAIM: Complete X	Partial Fin	al <u> </u>
Item I 1.75 H	r. @\$ 45.00per hour	\$ 78.75
Item II 9.00 H	r. @\$ <u>35.00</u> per hour	\$315.00
Item II(A) 10.75 His (office overhead)		\$268.75
Item III (Expenses)	α,	\$ 13.20
TOTAL COMPENSATION A	ND EXPENSES	\$ <u>675.70</u>
Less Item IV		\$
NET AMOUNT CLAIMED		\$ <u>675.70</u>
in Item IV above, no paymerequested or accepted for	s not been received and, exceent or promise of payment has representing the above indi-	s been
	SIGNATURE OF PAYEE Whitma	n Mounn

	yment has been considered and as represented the indigent of ed should be paid.	
	of said County are hereby disms for said services and expenday of CIRCUIT JUDGE	enses.

TREY EVANS, CIRCUIT CLERK
BY: A HOU _____ D.C.

MON 76 PAGE 62

WHITMAN D. MOUNGER

ATTORNEY AT LAW SUITE 4 - WHITTINGTON BLDG. - P. O. BOX 1123 GREENWOOD, MISSISSIPPI 38935-1123

TELEPHONE 601 - 453-7605

IN-COURT				
04/30/97 07/03/97	-	1.25 50	-	Preliminary Hearing (Includes "Wait Time") Plea & Sentencing
		1.75	@	\$45.00 = \$78.75
OUT-OF-CO	<u>OURT</u>			
04/22/97	-	.25	-	Receipt & review of letter from client
04/23/97	-	.25	-	Collect t/conf. with client
04/29/97	_	.25	-	T/confs. with T. Burgoon & C. J. S. re: P/H
04/29/97	-	.25	-	T/conf. with Det. Lawrence Williams
04/30/97	-	.25	-	Preparation of Order Binding Over to Grand Jury
05/01/97	-	.25	-	Collect t/conf. from client
05/06/97	-	.25	-	T/conf. with client's mother
05/21/97	-	.25	-	Two t/confs. with Sarah Anthony re: Representation
05/21/97	-	.50	-	Preparation, obtaining signature & filing Order Relieving and Substituting Counsel
05/22/97	Ē	.25	Ħ	Preparation of Waiver of Arraignment; delivery to jail for client's signature
05/22/97	_	.25	-	Collect t/conf. from client
05/22/97	-	.25	-	Preparation of letter to client
05/23/97	_	.25	_	Collect t/conf. from client
05/28/97	-	.25	-	Collect t/conf. from client
06/03/97	-	.25	~	Collect t/conf. from client
06/13/97	_	.25	-	T/conf. with Sarah Anthony re: Who represents client on burglary #22,300, etc.
06/13/97		.25	-	Preparation of letter to client
06/13/97	-	.25	-	Collect t/conf. from client
06/17/97	-	.25	-	Preparation of letter to client
06/17/97	2	.75	-	Preparation of Motion In Limine, Motion For Enlargement of Time, Discovery; filing, etc.
06/18/97	-	.25	-	T/conf. with Sheriff's office re: Checking on client's cooperation
06/20/97	-	.75	_	Jail conf. with client
06/20/97	_	.25	-	Conf. with Sheriff & Joyce Chiles
06/20/97	_	.50	_	Preparation of Petition To Enter Guilty Plea
06/20/97	-	.50	-	Conf. with Joyce Chiles at her office with client

07/01/97	-	.25	-	Collect t/conf. from client
07/02/97	-	.25	-	T/conf. with Joyce Chiles re: Disposition of case; plea
				to burglary; pass one to files
07/03/97	-	50	-	Conf. with client at Courthouse re: Plea Petition, got
				signature; filed
		9.00	@	\$35.00 = \$315.00

EXPENSES

Phone calls \$ 13.20

STATE OF MISSISSIPPI

VS.

CAUSE NO. 23,181

MAURICE HAWKINS

MOTION TO PASS TO THE FILES

COMES NOW the State of Mississippi, by and through its prosecuting attorney and moves the Court for an Order To Pass To The Files the above styled and numbered cause as the Defendant, MAURICE HAWKINS, pleaded guilty to the charge of burglary of a dwelling on June 3, 1997, and was sentenced to three (3) years in the custody of the Mississippi Department of Corrections; said sentence was suspended and the Defendant was placed on one (1) year house arrest; ordered to pay court costs and \$37.50 in restitution.

RESPECTFULLY SUBMITTED, this the 22nd day of July, 1997.

FJUL 29 1997

TREY EVANS, CIRCUIT CLERK
BY: A Hou - D.C.

ATTORNEY FOR THE STATE

STATE OF MISSISSIPPI

VS.

CAUSE NO. 23,181

MAURICE HAWKINS

ORDER TO PASS CAUSE TO FILES

THE COURT having heard and considered the Motion of the State to Pass the above styled and numbered cause to the files, finds said Motion to be well-taken and does hereby grant the Same.

IT IS THEREFORE ORDERED and ADJUDGED that the above styled and numbered cause against the Defendant, MAURICE HAWKINS, be passed to the files.

THIS THE $\frac{29}{100}$ day of July, 1997.

FJUL 29 1997

CIRCUIT JUDGE

TREY EVANS, CIRCUIT CLERK
BY: A Hall - D.C.

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CRIMINAL DOCKET,	Circuit	COURT.	TERM	No
		00011119	 II Should N II St II	

LEFLORE COUNTY

			LOILE GOOM!				
	Number of Case	STATE OF MISSISSIPPI ATTORNEYS		OFF	OFFENSE		
	23,181	vs. Maurice Hawkins	Whitman D. Mounger	Sale Cocaine			
		1."					
T 10 4							
	Date of Orders	ORDERS OF COURT			MINU Book	TES Page	
,	5.27-97	Def. Maurice Hawkins present w/counse		entered.			
	7.3-47	Possed & fier a	on whom 28	weo			
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	1						

STATE OF MISSISSIPPI COUNTY OF LEFLORE

CAUSE NO. <u>23,200</u>

In the Circuit Court of Leflore County, at the March Term, in Vacation, 1997.

THE GRAND JURORS of the State of Mississippi, taken from the body of the good and lawful women and men of Leflore County, duly elected, empaneled, sworn and charged at the March Term, 1997, of the Circuit Court, to inquire in and for Leflore County, in the name and by the authority of the State of Mississipi, upon their oaths, present:

That DEDRIC T. STRICKLAND and MAURICE HAWKINS, acting in concert, each together with the other, on or about the 25th day of December, 1996, in Leflore County, Mississippi, did wilfully, unlawfully, feloniously and burglariously break and enter a dwelling house of Maxine Odie, located at 300 Kennedy Drive in Itta Bena, Leflore County, Mississippi, with the intent to steal the personal property located and kept for use therein,

against the peace and dignity of the State of Mississippi.

House S. Chiese Horney for the State Foreman of the Grand Jury

A TRUE BILL

Filed and Recorded this the 15th day of MAy, 1997.

TREY EVANS Clerk By: april Holling D.C.



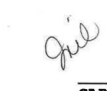
Church	
CAPIAS	RECEIVED IN OFFICE Ricky Banks
STATE OF MISSISSIPPI COUNTY OF LEFLORE	Ricky Banks, Sheriff, Leifore Co. Miss.
To The Sheriff of Said County-GR	eeting:
We command You to Take the	Body of <u>Dedric T. Strickland</u>
if to be found	l in your County, and safely keep
so that you have him before our	Circuit Court, at the court room
thereof, in the City of Greenwood	d, Instanter, then and there to
answer the State of Mississippi	on a charge of
Burglary of Dwelling House	
Herein fail not, and have th	nen and there this Writ.
Witness my signature with the	ne seal of said Court, this <u>15th</u>
day of <u>May</u> , 1997.	
	Trey Evans Circuit Clerk
Arraignment Date	By: april Holliman, D.C.
5/29/97 at 10:00 A.M.	
SHERIFF'	S RETURN
I have this day executed the within writ by arresting the within named	I have this day executed the within writ by arresting the within named
Jedin To Tichland	
serving him with a copy of the indictment and placing him in the County Jail.	serving him with a copy of the indictment and releasing him on his same bond.
This <u>//</u> day of <u>///ou</u> 1997	This day of

Ricky Banks Sheriff

By_

By Juidall

Ricky Banks Sheriff



	THE PECEIVED INCH		
CAPIAS	Ricky Banks, Sheriff, Leftore Co. Miss.		
STATE OF MISSISSIPPI COUNTY OF LEFLORE	. G. Miss.		
To The Sheriff of Said County-GREE	ETING:		
We command You to Take the Bo	ody of <u>Maurice Hawkins</u>		
if to be found	in your County, and safely keep,		
so that you have him before our Ci	rcuit Court, at the court room		
thereof, in the City of Greenwood, Instanter, then and there to			
answer the State of Mississippi on	a charge of		
Burglary of Dwelling House			
Herein fail not, and have the	n and there this Writ.		
Witness my signature with the	seal of said Court, this 15th		
day of <u>May</u> , 1997.			
	Trey Evans Circuit Clerk		
Arraignment Date	By: april Holliman, D.C.		
5/29/97 at 10:00 A.M.			
SHERIFF'S	RETURN		
within writ by arresting the within named	I have this day executed the within writ by arresting the within named		
Maurice Hawtier			
serving him with a copy of the indictment and placing him in the County Jail.	serving him with a copy of the indictment and releasing him on his same bond.		
This 16 day of May 1997	This day of		
Ricky Banks Sheriff By J- Zeudall	Ricky Banks Sheriff By		

IN THE CIRCUIT COURT OF LEFLORE COUNTY, MISSISSIPPI

THE STATE OF MISSISSIPPI

VS. NO.

DEDRIC STRICKLAND

ORDER APPOINTING COUNSEL

This day this cause coming on for hearing and it appearing to the Court that the Defendant:

DEDRIC STRICKLAND

is presently under arrest and in jail and charged with a serious crime, to-wit:

Burglary of a dwelling

and prior to arraignment thereasto, and the Court being advised that said person is an indigent and without funds with which to employ counsel, and he/she having requested that counsel be appointed for him/her, and the Court being duly advised in the premises;

IT IS ORDERED AND ADJUDGED that Katherine Stuckey a practicing attorney of the local bar in good standing be, and he/she is hereby appointed to represent the said defendant upon said charge, and that he/she report to the Court the amount of money this defendant could contribute to his/her defense if released on bond pending trial.

ORDERED AND ADJUDGED on January 5, 1997

FULED JAN - 8 1997

CIRCUIT JUDGE

TREY EVANS, CIRCUIT CLERK



STATE OF MISSISSIPPI COUNTY OF LEFLORE

REQUEST FOR APPOINTMENT OF COUNSEL FOR INDIGENT ACCUSED

Read this to the accused:
of Burglay of Dendie and, if convicted, could be sent to the penitedtiary. You have a right to have a lawyer appointed for you if you cannot afford to hire one.
The above has been read to me and I understand.
Social Security No.: Date of Birth 7-16-78 SIGNATURE OF ACCUSED
I request a lawyer be appointed and I represent that I am unable to hire one. Upon my oath I state as follows:
1. Address 325 M. tchell
Social Security No Telephone No. 254 9/78
I own the following property which can be converted to cash:
2. House (yes)(no)X
How much do you owe on it?
3. Car (yes)(no)_X If yes, make & model
Will it run? (yes)(no) Location
ValueHow much do you owe on it?
4. Do you own any other property such as jewelry, guns, pistols, etc.? List
5. Place of Employment uven ployed
6. Hourly wageTake home payPaid how often
7. I support O (No. of people) other than myself.
8. Do they live with you? (yes)(no) If not, where do
they live?
9. How much each pay period do you feel you can pay for
attorney's fees? ———————————————————————————————————

10. A condition of your remaining free on bond is that you regularly pay an amount fixed by the Court on a schedule fixed by the Court to apply to court costs and attorney fees. You may appear before the Court for the fixing of this amount or you may
agree to an amount without a hearing. If the Court finds the amount you agree to pay is reasonable, you will not be required to appear before the Court; otherwise, the Court will have you to appear for the setting of a reasonable amount.
11. I wish to appear before the Court for a hearing.
12 I agree to pay the amount of per beginning
to the Circuit Clerk for attorney's fees.
13. I understand that these funds will be held by the Clerk to be refunded to me or paid to Leflore County, Mississippi, to apply toward court costs and attorney's fees as may be ordered by the Court.
Agreed to on this the day of, 19
I represent that the answers set forth herein are true and correct.
Signature of accused
Kent Pylan Luhre Shadhan
Check one: Greenwood Police Department Leflore County Sheriff's Office X

* *

LEFLORE

TREY EVANS

CIRCUIT CLERK OF LEFLORE COUNTY GREENWOOD, MISSISSIPPI 38935-1953

POST OFFICE BOX 1953 (601) 453-1435

January 6, 1997

Dear Kitty :

This is to inform	you that you hav	ve been appointed to
represent DEDRIC J.	STRICKLAND	who has been
charged with Burglary of		Free to contact the
Circuit Clerk's Office	for more informa	ation.
	Sincerel	-У,

Trey Evans Circuit Clerk

325 Mitchell

254-9178

county case

IN THE CIRCUIT COURT OF LEFLORE COUNTY, MISSISSIPPI

THE STATE OF MISSISSIPPI

VS. NO.

MAURICE HAWKINS

ORDER APPOINTING COUNSEL

This day this cause coming on for hearing and it appearing to the Court that the Defendant:

MAURICE HAWKINS

is presently under arrest and in jail and charged with a serious crime, to-wit:

Burglary of a dwelling

and prior to arraignment thereasto, and the Court being advised that said person is an indigent and without funds with which to employ counsel, and he/she having requested that counsel be appointed for him/her, and the Court being duly advised in the premises;

IT IS ORDERED AND ADJUDGED that Fred Witty

a practicing attorney of the local bar in good standing

be, and he/she is hereby appointed to represent the said

defendant upon said charge, and that he/she report to the

Court the amount of money this defendant could contribute

to his/her defense if released on bond pending trial.

ORDERED AND ADJUDGED on January 6, 1997



TROUTT JUDGE

TREY EVANS, CIRCUIT CLERK
BY: D.C.

· Filing

STATE OF MISSISSIPPI COUNTY OF LEFLORE

REQUEST FOR APPOINTMENT OF COUNSEL FOR INDIGENT ACCUSED
Read this to the accused:
You, Maurice Hawkins, have been charged with the crime of Burchang Autelling and, if convicted, could be sent to the penintentiary. You have a right to have a lawyer appointed for you if you cannot afford to hire one.
The above has been read to me and I understand.
Social Security No.: Mounice Howkins) Date of Birth 13-2-12 SIGNATURE OF ACCUSED
I request a lawyer be appointed and I represent that I am unable to hire one. Upon my oath I state as follows:
1. Address 700 Doughs St Itta Bena Ms
Social Security No Telephone No. 254-702
I own the following property which can be converted to cash:
2. House (yes)(no) If yes, address
How much do you owe on it?
3. Car (yes)(no) / If yes, make & model
Will it run? (yes) (no) Location
ValueHow much do you owe on it?
4. Do you own any other property such as jewelry, guns, pistols,
etc.? List_NO
·
5. Place of Employment un imployed
6. Hourly wageTake home payPaid how often
7. I support MA (No. of people) other than myself.
8. Do they live with you? (yes)(no) If not, where do
they live?
9 How much each nay period do you feel you can pay for

attorney's fees? ______ Beginning when? _____

10. A condition of your remaining free on bond is that you regularly pay an amount fixed by the Court on a schedule fixed by the Court to apply to court costs and attorney fees. You may appear before the Court for the fixing of this amount or you may
agree to an amount without a hearing. If the Court finds the amount you agree to pay is reasonable, you will not be required to appear before the Court; otherwise, the Court will have you to appear for the setting of a reasonable amount.
11 I wish to appear before the Court for a hearing.
12 I agree to pay the amount of per beginning
to the Circuit Clerk for attorney's fees.
13. I understand that these funds will be held by the Clerk to be refunded to me or paid to Leflore County, Mississippi, to apply toward court costs and attorney's fees as may be ordered by the Court.
Agreed to on this the 3 day of January, 1997.
I represent that the answers set forth herein are true and correct.
SIGNATURE OF ACCUSED
WITNESS:
anie H. Bujord
Check one: Greenwood Police Department Leflore County Sheriff's Office

41 18

COUNTY

TREY EVANS
CIRCUIT CLERK OF LEFLORE COUNTY
GREENWOOD, MISSISSIPPI 38935-1953

POST OFFICE BOX 1953 (601) 453-1435

JANUARY 6, 1997

Dear Fred :

This is to inform you that you have been appointed to
represent MAURIE HAWKINS who has been
charged with Burglary of a dwelling If you have any questions please feel free to contact the
Circuit Clerk's Office for more information.
Sincerely,
Trey Evans Circuit Clerk
-
700 Douglas St 25407023

county case

Ittta Bena

	IN THE CIRCUIT COURT OF LEPTONE COUNTY, MISSISSIPP	I
	RE: ITEMIZED STATEMENT FOR COMPENSATION AND EXPENSES OF	
	COURT-APPOINTED COUNSEL for Maurice Hawkins No.	
	(Name) DATE	HOURS
	I. TIME SPENT IN OPEN COURT	
	II. TIME SPENT IN PREPARATION (OUT OF COURT) (Attach time sheet)	
	III. EXPENSES OF PREPARATION (Itemized on attachment)	\$
	IV. AMOUNT PREVIOUSLY PAID ON THIS CASE	\$
	CLAIM: Complete Partial Final X	
	Item I Hr. Min. @ S per hour	\$
	Item II Hr Min. 0 S per hour	\$
	Item III (Expenses)	\$
	TOTAL COMPENSATION AND EXPENSES	\$
	Less Item IV	\$
	NET AMOUNT CLAIMED Minimum Fee	\$_150.00
	I certify that payment has not been received and, except a Item IV above, no payment or promise of payment has been raccepted for representing the above indigent(s).	equested or
	DATE Feb. 20, 1997 SIGNATURE OF PAYEE Fuld m. C	Villy
	*****************	//
	Approved for payment in the Su	m of \$ /50
	The above petition for payment has been considered and the that the Attorney has represented the indigent defendant a amount alleged should be paid.	
F.	The Board of Supervisors of said County are hereby directe said sums for said services and expenses. The Board of Supervisors of said County are hereby directe and expenses. The Board of Supervisors of said County are hereby directe and expenses.	d to pay said
	VANS, CIRCUIT CLERK	
THE PARTY	1110	

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BY: a Hose - DB

IN THE CIRCUIT COURT OF LEFLORE COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

VS.

NO. 23,200

DEDRIC STRICKLAND

MOTION FOR DISCOVERY

cause, by his attorney, and under the provisions of Rule 4.06 of the Mississippi Uniform Criminal Rules of Circuit Court Practice and moves the Court to require the State of Mississippi, through its representatives, to disclose to the above-named Defendant or his attorney and permit said Defendant or his attorney to inspect, copy, test, photograph, electronically record or otherwise make copies of the following:

- 1. Any written or recorded statements of any witness that the State intends to call at any stage of the trial of this cause or recorded summaries of any oral statements of such witnesses.
- 2. All oral statements or admissions of the Defendant which have been reduced to writing or summarized in any reports to any agent of the State, including any admission by silence and any statement of the Defendant to third parties. The date, time and place, together with the names and addresses of all persons present when such statements or admissions were made.

- 3. All tangible objects which were obtained during investigation of this cause, including but not limited to, all papers, documents, or books obtained from or belonging to the Defendant, any object obtained from the residence or person of the Defendant.
- 4. The criminal record and arrest record or summaries thereof, prepared by any law enforcement agency, which is available to the State on request, for each witness in chief which the State intends to call at the trial of this cause.
- 5. All oral or written statements by each person who was interviewed by any law enforcement officer in the investigations of the crime with which this Defendant is charged whether or not the State intends to call such person as a witness in the trial of this cause. The date, time and place, together with the names and address of all persons present when such statements were made.
- 6. All agreements, promises, indications, or inferences of concessions, leniency, favorable treatment, immunity lessor or lighter sentences, together with all threats, statements, or indications of punishment, made by any law enforcement or other representative of the State or any person who may have been charged with the same crime with which this Defendant is not charged, any person interviewed, any person who testified before the Grand Jury or at any other hearing in this cause and any person who gave any

statement, oral or written, to any law enforcement officer or other representative of the State.

7. All information of whatever form, source, or nature which may lead to evidence which tends to exculpate this Defendant, either through an indication of his innocence or through the potential impeachment of any known potential State's witness, and all information which may be of benefit to this Defendant in preparing or presenting the merits of the defense of this Defendant at any hearing in this cause. This request includes the reports of any investigations which have been carried out by any law enforcement agency or officer of suspects other than this Defendant.

And this Defendant further moves the Court to require the State of Mississippi, through its representatives, to make prompt continuing disclosure of all matters set forth above that may become known to such representatives up to and during the trial of this cause.

And this Defendant further moves the Court to make an in camera review of the entire file of the prosecution for the purpose of determining if there is any exculpatory matter therein that has not been made available to this Defendant and ought to be made available to this Defendant.

In support of this Motion, this Defendant states that

without the matters, information and relief which are requested by this Motion, this Defendant will be denied the right to effective counsel and due process of law because a proper and adequate preparation of the defense of this cause will be materially hindered, if not impossible, from the practical standpoint. matters, information, and other relief sought are relevant and necessary to the preparation of a proper defense.

It is mandatory that all such information and material be made available to this Defendant's attorney for an adequate period of time in advance of the trial of this cause in order that said attorney may evaluate the same and so that the Defendant and his attorney may know in what regard to exercise Defendant's constitutional right to compulsory process to secure the attendance of witnesses or other evidence to assure this Defendant a constitutionally fair trial.

This the $\sqrt[3]{7}$ day of May, 1997.

Respectfully submitted,

DEDRIC STRICKLAND

Katherine P Stuckey Attorney for Defendant

MSB# 8612

TREY EVANS, CIRCUIT CLERK BY a Holl- D.C.

Stuckey & Stuckey Attorneys at Law P. O. Box 1439 Greenwood, MS 38930 (601) 455-4577

CERTIFICATE OF SERVICE

I, Katherine P. Stuckey, Attorney for Defendant, do hereby certify that I have this day, hand delivered, a true and correct copy of the above and foregoing Motion for Discovery to the Honorable Joyce Chiles, Assistant District Attorney, at the Leflore County Courthouse, Greenwood, Mississippi 33930.

This the 27 day of May 1997.

Katherine P. Stuckey

IN THE CIRCUIT COURT OF LEFLORE COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

VS

NO. 23,200

DEDRIC STRICKLAND

RESPONSE TO DEFENDANT'S MOTION FOR DISCOVERY

COMES NOW the State of Mississippi, pursuant to Rule 4.06 of the Mississippi Uniform Rules of Circuit Court Practice, and under the ruling of the Mississippi Supreme Court in Hentz V. State, 489 SO. 2nd 1383 (Miss. 1986), and makes the following response to Defendant's Motion for Discovery, as hereinafter stated:

Contents of my file as it appeared on the <u>27th</u> day of <u>May</u>, 1997. You may view my file, the <u>Leflore County Sheriff's</u> <u>Department</u> file, and the Circuit Clerk's file. Please view all evidence and/or photos at the appropriate law enforcement agency.

The State of Mississippi, in compliance with the aforesaid Rule and case, will suplement with new discovery as soon as possible after said comes to the attention of the State.

The State of Mississippi requests the <u>immediate and</u> <u>simultaneous</u> disclosure from the Defense of the following, as required by Rule 4.06:

- Names and addresses of all witnesses in chief to be offered by the defendant at trial,
- 2. Exhibit any physical evidence and photos to be offered in evidence; and,
- 3. Any reports or statements of experts, made in connection with the particular case.

If the Defendant should object to the discovery herein tendered in any manner whatsoever, an Omnibus Hearing pursuant to Rule 4.06 of the Mississippi Uniform Criminal Rule of Circuit Court Practice is hereby requested by the State of Mississippi.

Sincerely submitted,

CERTIFICATE OF SERVICE

The undersigned does hereby certify that she has placed in the box in the Chancery Clerk's Office of Leflore County a true and correct copy of the foregoing to the Honorable <u>Katherine P. Stuckey</u> this the <u>27th</u> day of <u>May</u>, 1997.



TREY EVANS, CIRCUIT CLERK
BY A Loue - D.C.

IN THE CIRCUIT COURT OF LEFLORE COUNTY, MISSISSIPPI

ARRAIGNMENT

May 29, 1997

This day came the District Attorney who prosecutes for the State and the below named defendants in their own proper person and by their respective attorneys, each being arraigned on indictments charging them with the below listed crime, entered their pleas of NOT GUILTY, as follows, to-wit:

CAUSE NUMBER	DEFENDANT	<u>AT'</u>	TORNEY	CHARGE
23,164	Edward Lee Anderson	D.	Holly	Uttering Forgery
23,165	Edward Lee Anderson	D.	Holly	Uttering Forgery
23,166	Edward Lee Anderson	D.	Holly	Agg. Assault w/ Deadly Weapon
23,167	Derrick Bailey	L.	Davis	Armed Robbery
23,170	Carlton Bennett	D.	Holly	Burglary/DH
23,171	Michael D. Cannon	D.	Holly	Burglary/DH
23,172	Michael D. Cannon	D.	Holly	Burglary/DH
23,174	Walter Carey	L.	Davis	S/Marijuana (less than 1 oz); Enhanced
23,176	Keith Davis a/k/a KeKe	₩.	Mounger	Ps Cocaine
23,177	Patrick L. Davis	J.	Metz	Conspiracy; Armed Robbery
23,178	Tyrone Davis	L.	Jones	S/Cocaine; Enhanced
23,179	Randy Giles Timothy L. Wilson		Holly Davis	Conspiracy; Armed Robbery; Agg. Assault
23,181	Maurice Hawkins	s.	Osborne	S/Cocaine
23,183	Kelvin Jones	L.	Davis	Conspiracy; Armed Robbery
23,185	Dwayne Lucas	W.	Mounger	S/Cocaine; Enhanced

23,187	Lavoris Montgomery	D.	Holly	Armed Robbery	
23,189	Eric T. Morton	Т.	Flanagan	Armed Robbery	
23,190	Calvin Nichols	L.	Jones	S/Cocaine	
23,191	Steven D. Pace	Т.	Flanagan	Uttering Forgery; Habitual	
23,192	Steven D. Pace	Τ.	Flanagan	Uttering Forgery; Habitual	
23,193	Steven D. Pace	Т.	Flanagan	Uttering Forgery; Habitual	
23,194	Steven D. Pace	Т.	Flanagan	Uttering Forgery; Habitual (2 cts)	
23,195	Jesse Perez Mark L. Whitaker		Stuckey Holly	Burglary/DĤ (Habitual-Whitaker)	
23,196	Timothy Potts	L.	Jones	Armed Robbery	
23,199	Tavoris Scales	D.	Holly	Ps Cocaine	
23,200 1	Dedric Strickland Maurice Hawkins	L.	K. Stuckey Jones	Burglary/DH	
23,205	John Walls	Κ.	Stuckey	Felony Worthless Check	
23,206	Andrae Whitfield	W.	Stuckey	Receiving Stolen Property	
23,210	Larry Woods	\mathbf{L}_{\star}	Jones	Grand Larceny	
23,211	Willie Boone, Jr.	W.	Mounger	Burglary/DH	
23,213	Mark Whitaker	D.	Holly	Uttering Forgery Habitual	
23,215	Cedric Chaney	W.	Stuckey	Ps Cocaine	
23,217	Randy Applewhite	D.	Holly	Conspiracy; Armed Robbery	
23,219	Jasper E. Thomas	N.	Crook	Conspiracy; Armed Robbery	
23,220	Vasheen Noland	L.	Jones	Ps Marijuana w/Intent	
23,221	Jay Price	D.	Holly	Grand Larceny	
23,222	Jay Price	D.	Holly	Grand Larceny	

23,223 Jay Price

23,224 Steven D. Pace

D. Holly Grand Larceny

Felony Worthless Check

FILED MAY 29 1997

TREY EVANS, CIRCUIT CLERK
BY: A HOLL ____ D.C.

IN THE CIRCUIT COURT OF <u>LEFLORE</u> COUNTY, MISSISSIPPI
STATE OF MISSISSIPPI
VS. NO. <u>23,200</u>
DEDRIC STRICKLAND
DOB: July 16, 1978
PETITION TO ENTER A GUILTY PLEA
NAME Dedric Strickland SOCIAL SECURITY #_
AGE 18 EDUCATION 9 YEARS
CHARGE Burglary of a Dwelling.
MAXIMUM PENALTY 25 years
MINIMUM PENALTY 3 years. COURT ORDERED GUIDELINES
PREVIOUS CONVICTIONS (list charges and dates) None.
I, <u>Dedric Strickland</u> , being mentally competent, and not
being under the influence of any drugs or alcohol, do hereby
request the Court to allow me to enter a plea of guilty to the
above-mentioned charge. I have been indicted or have waived
indictment and present myself on a Bill of Information and wish to
enter a plea of guilty to the crime with which I have been charged.
The facts of the crime committed by me are as follows:
On or about December 25, 1996, in Leflore County, Naurice Hawkins
and I, acting in concert, did break and enter the dwelling house of
Maxine Odie with the intent to steal the personal property located
and kent for use therein

I understand that the minimum and maximum sentences the

Court can give me for this crime are as listed above and that the sentencing guidelines adopted by this Court have a range as shown above. I further understand that the Court is not bound by these guidelines and that the Court could, if it saw fit, impose the maximum sentence for this crime.

Restitution	in	the	amount	of	\$	 is	owed	to:
IAME					×			

ADDRESS CITY STATE ZIP

No promises have been made to me regarding a lighter sentence, preferred treatment or anything of value to induce me to petition this Court to enter a guilty plea. I have not been subjected to any duress, pressure, threat or coercion by any person to enter this petition.

By pleading guilty to the charges against me, I give up the following rights guaranteed to me by the Constitution of the United States of America and the Constitution of the State of Mississippi.

- (a) the right to a speedy and public trial by jury;
- (b) the right to see, hear and face in open court all witnesses called to testify against me; and the right to cross examine those witnesses;
- (c) the right to use the power and process of the Court to compel the production of any evidence, including the attendance of any witnesses, in my favor;
- (d) the right to have the assistance of a lawyer at all stages of the proceedings;
- (e) the presumption of innocence, i.e., the State must prove beyond a reasonable doubt that I am quilty;
- (f) the right to testify in my own behalf at my sole option and, if I do not testify, I may

request that the jury be told that this should not be held against me; and

(g) the right to appeal the sentence given by the Court.

I present this petition of my own free will and accord.

Executed this the 6 day of 199.

Dedric Strickland

AFFIDAVIT

Personally appeared before the undersigned authority for the aforesaid jurisdiction, Dedric Strickland
who, being by me first duly sworn states on oath that:

The foregoing Petition to Enter Plea of Guilty was signed with the full knowledge of its contents and with the full knowledge that every person who shall wilfully and corruptly swear, testify or affirm falsely to any material matter under oath, affirmation or declaration legally administered in any matter, cause or proceeding in any court of law or equity shall upon conviction be punished by imprisonment in the penitentiary not exceeding Ten (10) years.

SWORN TO AN SUBSCRIBED before me on this day of

June, 19<u>97</u>.

TREY EVANS
CIRCUIT CLERK

Oy: Elinabeth Stomers, D. (Official title)

CERTIFICATE OF COUNSEL

TREY EVANS, COLOR CLERK

The undersigned, as lawyer and counsellor for the above BY: 5 to the Defendant hereby certifies:

(1) I have read and fully explained to the Defendant the

allegations contained in the indictment or information in this case;

- To the best of my knowledge and belief the statements made by the Defendant in the foregoing petition are correct;
- I have explained the maximum and minimum penalties for each count to the Defendant and consider him competent to understand the charges against him and the effect of his petition to enter a plea of quilty;
- The plea of quilty offered by the Defendant accords with my understanding of the facts he related and is consistent with my advice to the Defendant and, in my opinion, the plea of offered by the Defendant, is voluntarily and guilty as understandingly made.

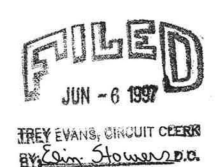
I recommend that the Court accept the plea of guilty of the Defendant. I am satisfied, and I hereby certify, in my opinion, that the Defendant is mentally and physically competent and that there is no known condition which would affect his understanding of these proceedings. I further certify that I have no reason to believe that he is presently under the influence of drugs or intoxicants.

CERTIFIED this the 6 day of June

ATTORNEY FOR DEFENDANT

P. O. Box 1439

Greenwood, MS 38935-1439



IN THE CIRCUIT COURT OF LEFLORE COUNTY, MISSISSIPPI STATE OF MISSISSIPPI

VS. NO. 23,200

DEDRICK STRICKLAND

SENTENCING ORDER INTENSIVE SUPERVISION PROGRAM/HOUSE ARREST

This day appeared before the Court the defendant, <u>DEDRICK STRICKLAND</u>, and his/her counsel <u>Katherine Stuckey</u>, who having been heretofore arraigned at a regular term of this Court on indictment charging him/her with <u>Burglary of a dwelling</u> and having plead Not Guilty thereto, now with leave of the Court withdraws his/her plea of Not Guilty and enters a plea of Guilty to <u>said charge</u>.

Whereupon, the Defendant, <u>DEDRICK STRICKLAND</u>, was brought to the Bar of the Court and given all rights to which he/she is entitled including, but not limited to, the right of a trial by jury, the right not to incriminate him/herself, the right to confront the witnesses in this case against him/her, and the right to compulsory process to establish any defense that he/she may have in this case. Defendant indicated that he/she understood and waived his/her rights. He/she is adjudicated guilty of the crime of <u>Burglary of a dwelling</u>.

IT IS, THEREFORE, ORDERED AND ADJUDGED that the defendant be sentenced to a term of <u>Three (3) years</u> in the Mississippi Department of Corrections. The defendant is to be placed in the Intensive Supervision Program/House Arrest Program, per Section 47-5-1001 through 47-5-1015 of the Mississippi Code and the Court retains jurisdiction for a period of <u>One (1) year</u> per Mississippi Code Section 47-7-47, 1972 Annotated. Said sentence is conditioned upon the defendant agreeing and complying with all conditions outlined in the Intensive Supervision Agreement as provided by the Mississippi Department of Corrections.

If the defendant should fail to successfully complete the Intensive Supervision Program, the Mississippi Department of Corrections shall notify the Court and the Court shall order the Defendant placed in whatever Mississippi Department of Corrections facility deemed appropriate to complete said sentence.

IT IS FURTHER ORDERED that Defendant _____ pay on a schedule to be worked out with Probation & Parole restitution of \$37.50 and one-half all court costs.

SO ORDERED, this the 13th day of June, 1997.

CIRCUIT JUDGE

FULED
JUN 1 3 1997

BY O Hollin __ D.C.

STATE OF MISSISSIPPI

n tha	Circuit	Court o	ď	LEFLORE
n me	Circini	Court o	11	DDI DOM

TO THE MISSISSIPPI DEPARTMENT OF CORRECTIONS:

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ne Circuit Court of	LEFLO					lo. 23,200		0)/
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		NOTICE O					ny Evans	9
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B. Conviction as R		Guilty Plea						
		Jury Verdict after	days			Revocatio	n Hearing	
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Place of Birth	Immigration #	/_A						
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Indicted Under MS	Code § 9	/-1/-23		_ Sentence	d Under MS			
Count II Charge								
Indicted Under MS	Code &			Sentence	d Under MS	Code 5		
Indicted Under MS	Code §			_ Sentence	d Under MS	Code §		
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Indicted Under MS Count III Charge_ Indicted Under MS Date of Sentence_ Sentence(s) Important of any suspension of the sentence of the sentenc	G Code §	Count I3 y Portion of Sentence to be Served (Yrs/Mos 3 yrs. (Cour	Credit for vrs. Portion Suspent retains to run colorun color	Sentence Sentence Time Served (OI Count II Tof Sentence In of Sent	d Under MS NLY for this/the on Probi	Code § Se charge[s])	Other / Method of (Refer to legend on t	daysdays Disposition 120 pack of form)

Director of Records

INS Llaison

MDOC P. O. Box 88550 MS Supreme Court P. O. Box 117

Pearl, MS 39208-8550

Jackson, MS 39205-0117

Send Suspended Sentence/Probation Notices, Provisional Sentence Orders and Revocation Orders to:

Data Operations

INS Liaison

MDOC

723 North President St.

Jackson, MS 39202-3097

MS Supreme Court P. O. Box 117

Jackson, MS 39205-0117

Circuit	1 Clerk	
. 8	recot & steeland	7
Date:	6/19/97	
Date	SCINS Form CR1-3/1/96	
	MS Code Ann. §	

IN THE CIRCUIT COURT OF LEFLORE COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

VS.

NO. 23,200

MAURICE HAWKINS

DOB: 3/2/73

PETITION TO ENTER A GUILTY PLEA

I, Maurice Hawkins Social Security being 24 years of age and having an education of ten (10) years, being mentally competent, and not being under the influence of any drugs or alcohol, do hereby request the Court to allow me to enter a plea of guilty to the charge of burglary of a dwelling § 97-17-23. I have been indicted or have waived indictment and present myself on a Bill of Information and wish to enter a plea of quilty to the crime with which I have been The facts of the crime committed by me are as follows: On or about the 25th day of December, 1996, in Leflore County, Mississippi, I, together with others, did unlawfully, wilfully, feloniously and burglariously break and enter a dwelling house of Maxine Odie, located at 300 Kennedy Drive in Itta Bena, Leflore County, Mississippi, with the intent to steal the personal property located and kept for use therein, against the peace and dignity of the State of Mississippi.

Restitution in the amount of N/A is owed to:

Name			
Address	City	State	Zip

No promises have been made to me regarding a lighter sentence, preferred treatment or anything of value to induce me to petition this Court to enter a guilty plea. I have not been subjected to any duress, pressure, threat or coercion by any person to enter this petition.

I understand that the law no longer provides for parole for any person sentenced on a felony charge and that no one can assure me of any form of early release.

I have never been convicted of a felony.

By pleading guilty to the charges against me, I give up the following rights guaranteed to me by the Constitution of the United States of America and the Constitution of the State of Mississippi:

- (a) the right to a speedy and public trial by jury;
- (b) the right to see, hear and face in open Court all witnesses called to testify against me; and the right to cross examine those witnesses;
- (c) the right to use the power and process of the Court to compel the production of any evidence, including the attendance of any witnesses in my favor;
- (d) the right to have the assistance of a lawyer at all stages of the proceedings;
- (e) the presumption of innocence, i.e., the State must prove beyond a reasonable doubt that I am guilty;
- (f) the right to testify in my own behalf at my sole option and, if I do not testify, I may request that the jury be told that this should not be held against me; and
- (g) the right to appeal the sentence given by the Court.

I present this petition of my own free will and accord.

Executed this the 3rd day of July, 1997.

TREY EVANS CIRCUIT CLERK



AFFIDAVIT

Personally appeared before the undersigned authority for the aforesaid jurisdiction, <u>Maurice Hawkins</u>; who being by me first duly sworn states on oath that:

The foregoing Petition to Enter Plea of Guilty was signed with the full knowledge of its contents and with the full knowledge that every person who shall wilfully and corruptly swear, testify or affirm falsely to any material matter under oath, affirmation or declaration legally administered in any matter, cause or proceeding in any Court of law or equity shall upon conviction be punished by imprisonment in the penitentiary not exceeding ten (10) years.

SWORN TO AND SUBSCRIBED before me this 3rd day of July, 1997.

By: E. Howers, D.C. (Official title)

CERTIFICATE OF COUNSEL

The undersigned, as lawyer and counsellor for the above defendant hereby certifies:

- (1) I have read and fully explained to the Defendant the allegations contained in the indictment or information in this case; or that the Defendant has read this Petition and, in my opinion fully understands its contents.
- (2) To the best of my knowledge and belief that the statements made by the defendant in the foregoing petition are correct;
- (3) I have explained the maximum and minimum penalties for each count to the defendant and consider him competent to understand the charges against him and the effect of his petition to enter a plea of quilty;
- (4) The plea of guilty offered by the defendant accords with my understanding of the facts he related and is consistent with my advice to the defendant and, in my opinion, the plea of guilty as offered by the defendant, is voluntarily and understandingly made.

I recommend that the Court accept the plea of guilty of the defendant. I am satisfied, and I hereby certify, in my opinion, that the Defendant is mentally and physically competent and that there is no known condition which would affect his understanding of these proceedings. I further certify that I have no reason to believe that he is presently under the influence of drugs or intoxicants.

CERTIFIED this the 3rd day of July, 1997.

. . . .

WHITMAN D. MOUNGER
Attorney for Defendant
P.O. Box 1123

Greenwood, MS 38935-1123

(601) 453-7605

IN THE CIRCUIT COURT OF LEFLORE COUNTY, MISSISSIPPI STATE OF MISSISSIPPI

VS. NO. 23,200

MAURICE HAWKINS

SENTENCING ORDER INTENSIVE SUPERVISION PROGRAM/HOUSE ARREST

This day appeared before the Court the defendant, MAURICE HAWKINS, and his/her counsel __Whitman Mounger_, who having been heretofore arraigned at a regular term of this Court on indictment charging him/her with __Burglary of a dwelling and having plead Not Guilty thereto, now with leave of the Court withdraws his/her plea of Not Guilty and enters a plea of Guilty to_said_charge_.

Whereupon, the Defendant, MAURICE HAWKINS, was brought to the Bar of the Court and given all rights to which he/she is entitled including, but not limited to, the right of a trial by jury, the right not to incriminate him/herself, the right to confront the witnesses in this case against him/her, and the right to compulsory process to establish any defense that he/she may have in this case. Defendant indicated that he/she understood and waived his/her rights. He/she is adjudicated guilty of the crime of Burglary of a dwelling.

IT IS, THEREFORE, ORDERED AND ADJUDGED that the defendant be sentenced to a term of __Three (3) years in the Mississippi Department of Corrections. The defendant is to be placed in the Intensive Supervision Program/House Arrest Program, per Section 47-5-1001 through 47-5-1015 of the Mississippi Code and the Court retains jurisdiction for a period of _One (1) year per Mississippi Code Section 47-7-47, 1972 Annotated. Said sentence is conditioned upon the defendant agreeing and complying with all conditions outlined in the Intensive Supervision Agreement as provided by the Mississippi Department of Corrections.

If the defendant should fail to successfully complete the Intensive Supervision Program, the Mississippi Department of Corrections shall notify the Court and the Court shall order the Defendant placed in whatever Mississippi Department of Corrections facility deemed appropriate to complete said sentence.

If the defendant completes the Intensive Supervision Program, the Mississippi Department of Corrections shall notify the Court and the Court shall order the defendant to be placed on supervised probation for a period of __Two (2) years or until the Court shall alter, extend, terminate or direct the execution of the above sentence.

IT IS FURTHER ORDERED that Defendant <u>complete a drug</u> abuse program to be determined by Probation and Parole; pay one-half court costs and \$37.50 restitution to Maxine Odie.

SO ORDERED, this the 3rd day of July, 1997.

CIRCUIT JUDGE

FUL 0 3 1997

EXE EVANS, CIRCUIT CLERK

	IN THE CIRC' T COURT OF Leflore COUNTY, MIS	SISSIPPI
R	E: ITEMIZED STATEMENT FOR COMPENSATION AND EXPENSES OF COURT-APPOINTED COUNSEL FOR Dedric T. Strickland (NAME)	No. 23,200
	CHARGED WITH: Burglary of Dwelling House	
	INDICTMENT X BILL OF INFO	
	DATE	HOURS
I	. TIME SPENT IN OPEN COURT See attached	2.75
1	I. TIME SPENT IN PREPARATION (OUT OF COURT) (ATTACH TIME SHEET)	8.00
I	II. EXPENSES OF REPRESENTATION (itemized on attachment)	\$ 7.25
17	V. AMOUNT PREVIOUSLY PAID ON THIS CASE	\$
CI	LAIM: COMPLETE X PARTIAL FINAL	X
I	tem I <u>2</u> Hr. <u>45</u> Min. @ \$ <u>45.00</u> per hour	\$123.75
Ιt	cem II 8 Hr. 0 Min. @ \$35.00 per hour	\$280.00
Ιt	cem IIa 10 Hr. 45 Min. @ \$ 25.00 per hour (overhead)	\$ 268.75
Ιt	cem III (Expenses)	\$
	TOTAL COMPENSATION AND EXPENSES	\$ 679.75
Le	ess item IV	\$
	NET AMOUNT CLAIMED	\$ 679.75
it ac	certify that payment has not been received and, exception IV above, no payment or promise of payment has been excepted for representing the above indigent(s).	
DI	ATE: July 17, 1997 SIGNATURE OF PAYEE SIGNATURE	key
*:	Approved for payment in the Sum of \$	
tl	ne above petition for payment has been considered and the nat the attorney has represented the indigent defendant mount allowed should be paid.	
T	he Board of Supervisors of said Court are hereby directed to the said sums for said services and expenses.	ed to pay said
11 2	droered this the 2/ day of they	, 19 <u>97</u> .
, L	CIRCUIT JUDGE	

TREY EVANS, CIRCUIT CLERK BY: A NOUL - 22

76 MAGE 122

STATE OF MISSISSIPPI VS. CAUSE NUMBER 23,200 DEDRIC T. STRICTLAND - BURGLARY DWELLING HOUSE ITEM I. IN COURT Total ITEM II. **OUT OF COURT** 06-06-97 - conf w/ client at co jail re petition; at sheriff's office re signature; 00

06-13-97 - tel conf w/ clien	nt's father	 	0.25
		Total	8.00
ITEM IV. EXPENSES			
files, paper etc.	\$1.00		
25 copies @ .25 per pg	6.25	Total	\$ 6.25

STATE OF MISSISSIPPI

In the Circuit Court of	LEFLORE	County	Cause/Case No.	23,200
	Annual Contract of		_	

TO THE MISSISSIPPI DEPARTMENT OF CORRECTIONS:

NOTICE OF CRIMINAL DISPOSITION July 199_7 term of the Circuit Court, Judge _ You are hereby notified that at the presiding, the following disposition was Imposed for the crime(s) hereinafter described: X Prisoner Commitment Suspended Sentence/Probation Acquittal Revocation 1. A. Disposition(s) Reported: (Check those which apply to all counts reported) Sentenced under Shock Probation Non-Adjudication __Sentenced under RID A-1. Provisional Sentence Restitution in Bad Check Diversionary Program Guilty Plea Guilty Plea after _____ days of Commencement of Trial B. Conviction as Result of: Jury Verdict after Revocation Hearing days in Trial Maurice Hawkins Date of Birth 3/2/97 Race_ Black Male Sex SSN 38941 LastKnownResidence 700 Douglas, Itta Bena, MS Place of Birth Country of Citizenship Alien Registration/Immigration # A-FBI# Counti Charge Burglary of a Dwelling Indicted Under MS Code § 97-17-23 Sentenced Under MS Code § Count II Charge Indicted Under MS Code §_ Sentenced Under MS Code § Count III Charge Indicted Under MS Code §_ Sentenced Under MS Code § Date of Sentence July 3, 1997 Credil for Time Served (ONLY for this/these charge(s)) _: Count II_ Count III Sentence(s) Imposed by Order: Count I_ Check if reporting additional counts on reverse side Portion of Sentence to be Served (Yrs/Mos) Portion of Sentence Suspended (Yrs/Mos) To be Served on Probation (Yrs/Mos) Other/Method of Disposition 7511 Count I HOUSE ARREST Count II *Count III to run concurrent with to run consecutive to Conditions/Designation of Sentence: Habitual Psychological/Psychiatric Alcohol/Drug Treatment/Testing Other **Dates Confined** in Jail IOn this/these charge(s) only) Released on Bond Pending Appeal Defendant Currently Housed in: Restitution \$ VI. Indigent Fee \$_ Attorney Fees \$ Other Fees \$ Court Costs \$_23 ConditionsofPayment: Send Prisoner Commitments, Provisional Sentence Orders and Revocation Orders to:

Director of Records

INS Liaison MS Supreme Court

P. O. Box 88550 Pearl, MS 39208-8550

MDOC

P. O. Box 117 Jackson, MS 39205-0117

Send Suspended Sentence/Probation Notices, Provisional

Sentence Orders and Revocation Orders to: **INS Liaison Data Operations**

MDOC 723 North President St. MS Supreme Court P. O. Box 117

Jackson, MS 39202-3097

Jackson, MS 39205-0117

Circuit	Clerk	
Ву:	Elin:	Stowers
Date:	1-25	-91
10.00		SCINS Form CR1-3/1/96
		MS Code Ann §

IN THE CIRCUIT COURT OF LEFLORE COUNTY , MISSISSIPPI
THE STATE OF MISSISSIPPI
VS. NO. 23, 200
MAURICE HAWKINS
ORDER FOR REMOVAL OF MONITORING DEVICE AND PLACING IN DRUG REHAB.
This day this cause came on for hearing for removal of the monitoring
device from MAURICE HAWKINS, said ISP sentence being imposed
by the Circuit Court of LEFLORE COUNTY, Mississippi, on the 3 day
of <u>JULY</u> , 1997.
And the Court, having determined that DefendantMAURICE HAWKINS
requires intensive alcohol and drug rehabilitation, hereby
orders that the monitoring device be removed from said defendant in order that
defendant may attend the <u>MISSISSIPPI STATE HOSPITAL</u> .
IT IS, THEREFORE, CONSIDERED BY THE COURT AND ORDERED AND ADJUDGED
that said monitoring device be removed from <u>MAURICE HAWKINS</u> and
that defendant attend the MISSISSIPPI STATE HOSPITAL for that period of time
deemed necessary for defendant's rehabilitation.
IT IS FURTHER ORDERED that upon completion of said program defendant
is to be returned immediately to house arrest.
ORDERED AND ADJUDGED on this the 5 day of how, 1996.
NOV - 6 1997 CIRCUIT JUDGE
TREY EVANS, CIRCUIT CLERK

300K_77 PAGE_339

IN THE CIRCUIT COURT OF THE 4th JUDICIAL DISTRICT
OFCOUNTY, MISSISSIPPI
STATE OF MISSISSIPPI
V. CAUSE NO. 23,200
Derrick Strickland
*
ORDER
This Defendant having been sentenced to the custody of the
Mississippi Department of Corrections on 6-13-97 to serve
3 years for the crime of
Burglary of Dwelling , subject to the provision of
Section 47-5-1001 through 47-5-1015, Mississippi Code of 1972, as
amended, being the Intensive Supervision Program, and the court having
maintained jurisdiction of this matter pursuant to Section 47-7-47 and the
Court having been advised by the Mississippi Department of Corrections
that the Defendant has failed to complete the Intensive Supervision
Program and the Court hereby approves the Mississippi Department of
Corrections' placement of the Defendant in whatever facility deemed
appropriate and the Defendant is to complete the original sentence of the
court.
25
So ordered and adjudged this day of
November, 19 97.
ISP12 FROM 25 1997 CIRCUIT JUDGE
BY: TREY EVANS, CIRCUIT OFFRING

MISSISSIPPI DEPARTMENT OF CORRECTIONS CENTRAL MISSISSIPPI CORRECTIONAL FACILITY RECORDS OFFICE POST OFFICE BOX 88550

POST OFFICE BOX 88550 PEARL, MISSISSIPPI 39208-8550

		MEMORANDUM	< <i>II</i>
TO:	Trey Evan Clerk of Leflore C	the Circuit Court	COLENA
FROM:	Joel McNi Records O		
DATE:	October 9	, 1997	
SUBJECT:	Document	Request	
	NAME:	Derrick Strickland	(#R1287)
	COUNTY:	Leflore	
	CAUSE:	23,200	
Please se below:	nd me offi	cial corrected copie	es of the documents checked
x COM	MITMENT OF	PRISONER	NOTICE OF APPEAL
SEN	TENCING OR	DER	BOND
IND	ICTMENT		RELEASE ORDER
PRO	BATION ORD	ER	ORDER MODIFYING

PLEASE SEND REQUESTED DOCUMENTS ATTACHED TO THIS FORM

OTHER

PROBATION REVOCATION

NOTE: Subject's first name should be <u>Dedrick</u>.

STATE OF MISSISSIPPI

In the Circuit Court of LEFLORE

County

Cause/Case No.

23,200

CORRECTED

TO THE MISSISSIPPI DEPARTMENT OF CORRECTIONS:

NOTICE OF CRIMINAL DISPOSITION

re hereby notified that at the	June on was imposed for the c	199 7 term of the Cir	cuit Court, Jud	je <u>Gray E</u> v	vans	
. Disposition(s) Reported:	Prisoner Commitment		_	Revocation		Other
. Provisional Sentence	Non-Adjudication	Sentenced under RID	[Sentenced u	nder Shock Prol	pation
	Bad Check Diversionar	y Program	Restitution in			County
. Conviction as Result of:	X Guilty Plea	Guilty Plea after	days of	Commenceme	nt of Trial	
	Jury Verdict after	days in Trial		Revocation I	learing	
T. C. T. C.		Alias	W-1-			
SSN325	11000	OCA	CONTRACTOR CONTRACTOR STREET	ate of Birth	7/16/78	
	Contract of the second					
	1#_A-					
Count I Charge Burgla	ary of Dwelling H	ouse				
	97-17-23	Sentence	d Under MS Co	de §		
Count II Charge					12	
Indicted Under MS Code §		Sentence	d Under MS Co	ie §		
Count III Charge			111-1-1100			
		Sentence	d Under MS Co	ne 9		
Date of Sentence June	13, 1997	_ Credit for Time Served (0	NLY for this/these cl	narge(s))		days
Sentence(s) Imposed by Orde	er: Countl 3 Vr	Count II		: Count	III	
Check if reporting additional counts on reverse side	Portion of Sentence to be Served (Yrs/Mos)	Portion of Sentence Suspended (Yrs/Mos)	To be So on Probation	erved (1 (Yrs/Mos)	Other/Method of ((Refer to legend on b	Disposition (1921) ack of form)
SE ARREST) Count I Count II *Count III			-			
		to run concurrent with_				
Conditions/Designation of Se	ntence: LHabitual LIPs			_		
Dates Confined						
[On this/these charge(s) only]		to to				
		to				
Released on Bond Pending /						
Released on Bond Pending / Defendant Currently Housed i	n:		Res	titution\$		
Released on Bond Pending / Defendant Currently Housed i	n:Indigent Fee \$_			litution\$er Fees \$		
	ding, the following disposition. Disposition(s) Reported: (Check those which apply to all count. Provisional Sentence Conviction as Result of: Name Dedrick Str: SSN Dedrick Str: Burg 1: Indicted Under MS Code § Dedrice Str: Count II Charge Dedrice Str: Sentence(s) Imposed by Order Street Str	ding, the following disposition was Imposed for the continuous con	ding, the following disposition was Imposed for the crime(s) hereinafter description of Sentence (Check those which apply to all counts reported) 1. Provisional Sentence	ding, the following disposition was Imposed for the crime(s) hereinafter described: Disposition(s) Reported:	ding, the following disposition was imposed for the crime(s) hereinafter described: Disposition(s) Reported:	Disposition(s) Reported:

Send Prisoner Commitments, Provisional Sentence Orders and Revocation Orders to:

Director of Records

INS Liaison

MDOC

MS Supreme Court

P. O. Box 88550 Pearl, MS 39208-8550 P. O. Box 117 Jackson, MS 39205-0117

Send Suspended Sentence/Probation Notices, Provisional

Send Suspended Sentence/Probation Notices, Provisional Sentence Orders and Revocation Orders to:

Data Operations

INS Liaison

MDOC

723 North President St. P. C

Jackson, MS 39202-3097

MS Supreme Court P. O. Box 117 Jackson, MS 39205-0117

TREY EVANS GIRGUIT CLERK

Circuit Clerk

By: Elimobeth Stower

Date: 1/2/98

SCINS Form CR1-3/1/96

MS Code Ann. §

MISSISSIPPI DEPARTMENT OF CORRECTIONS INTENSIVE SUPERVISION PROGRAM

PETITION AND RELEASE FROM ISP

OFFENDER MAURICE Houseins	CAUSE # <u>23,20</u> つ
MDOC# <u>R1640</u> MSP# COUI	NTY OF CONVICTION Leftone
SEX_MRACE_BKSOC	CIAL SECURITY # _
OFFENSE(S) Burglay of Pwellis	
SENTENCE 3 yrs. lyr HA.	
SENTENCE DATE 73-87 PRO	
The offender listed above participated in the Intecourt and has successfully completed said progrogram, I recommend that he/she be released obligation the court deems appropriate.	gram. Based upon his/her completion of the
Based upon this petition stating that referenced so Supervision Program, I am releasing said offender this date,, 19, 19, 19, Department of Corrections in some other capacitors and will be so stated in a court order.	er from the Intensive Supervision program on Continued supervision by the Mississippi
ISP13	TREY EVANS, CIRCUIT CLERK
	D.U.

BOOK 81 PAGE 77

IN THE CIRCUIT COURT OF Lefloie COUNTY, MISSISSIPPI STATE OF MISSISSIPPI

VS.

No. 23200

Maurice Healins

ORDER

The defendant, Maurice Hooding having been sentenced on a charge of Buy of Dwelly on 7-3-87 in this Court to a sentence of Syrs lyr HA and to the Intensive Supervision Program, has successfully completed said program. The Mississippi Department of Corrections has recommended that said defendant be released from the ISP and that he/she be placed on supervised probation for the remainder of his/her sentence.

IT IS, THEREFORE, CONSIDERED by the Court and SO ORDERED, that

Mentice Headers is hereby released from the Intensive

Supervision Program, and is placed on supervised probation under the direction of the Mississippi Department of Corrections on the following terms and conditions:

- (1) Report within 24 hours to his/her Probation officer;
- (2) Remain within the State of Mississippi, or other such limits fixed in the Certificate of Probation. If he has good cause to leave these limits, he will obtain written permission from his Probation Officer before doing so;

- (3) Regularly report in person to his Probation Officer as directed by him or by the Courts;
- (4) Not have in his possession nor use alcoholic beverages, marijuana, narcotics, or other controlled substances of any kind and not go into, remain about, or frequent places where they are dispensed or sold as a primary sale item or used unlawfully;
- (5) Not visit gambling places or associate with persons of bad reputation;
 - (6) Not own or carry with him any weapons;
- (7) Secure the permission of his Probation Officer before entering marriage;
- (8) In all respects conduct himself honorably, work diligently as far as possible at a lawful occupation, or attend school on a full time basis, and support his defendants, if any, to the best of his ability;
- (9) Promptly and truthfully answer all inquiries directed to him by any State Probation and Parole Officer;
- (10) Not violate any laws of the United States, or any state thereof:
- (11) Live and work as the places stated in his probation plan and he will not change without permission to do so from his Probation Officer;
 - (12) Remain on probation until released by the Courts;
- (13) Waive extradition to the State of Mississippi from any State of the United States and also agrees that he will not contest

any effort by any state to return him to the State of Mississippi, and does hereby consent to any such extradition;

- (14) Avoid injurious or vicious habits;
- (15) Permit his Probation Officer to visit him at home, or elsewhere, at any time;
- (16) Pay to the Mississippi Department of Corrections such monthly reporting fee as authorized by the Laws of Mississippi; said fees to be paid monthly by certified check or money order;
- (17) Submit to such breath, saliva, urine, or other chemical analysis as requested to detect the possible presence of narcotics, alcohol, or other prohibited substance;

SO ORDERED AN	D ADJUDGED	this	the	3	day of July	
19 <u>98</u> .	•			÷	Course	
			*		Circuit Judge	



TREY EVANS, CIRCUIT CLERK

DEPARTMENT OF CORRECTIONS

Affidavit

VIOLATION OF PROBATION

Cause Number 23,200

Before me Hon. Gray E	vans,Judge of the	Circuit	Court in and
for <u>Leflore</u> C	ounty, Mississippi, perso	nally came <u>Arthur</u> L	
who, being first duly sworn,	says that Maurice H	lawkins	(Field Officer)
hereinafter referred to as the		day of July	(Probationer)
A.D. 19_97,convicted of the	ne offense of <u>Burglary</u>	of Dwelling in	the <u>Circuit</u>
Court of Leflore	County, which Court	sentenced him to serve	years in
the custody of the Departm	ent of Corrections and si	uspended the execution	and placed the
aforesaid on probation for a	term of yea	rs, in accordance with	the provisions of
Mississippi Code 1972, Anno	tated, Section 47-7-33.	*	
It further appearing that th	e aforesaid has not prope	rly conducted h <u>im</u> self	, but has violated
the conditions of his proba #3 Failed to report reported since 7-	as directed by proba	A	at, he has not
that, he was four	olate the Laws of thi nd guilty for the cri -15-98 and petit larc	me of simple assaul	t on 9-23-98,
#16 Failed to pay sup he has not paid s	pervision fees to MS since 7-9-98.	Dept. of Correction	s, in that,
	*	Alth x	(Field Officer)
Sworn to an subscribed bets	The this $35^{\frac{1}{12}}$ day of	January	, A.D. 19 <u>99</u> .
JAN 2 5 1999	3	Jul	
TREY EVANS, CIRCUIT	CLERK	ludge of the Circu	it Court
BY a Houi-	D.C.	Judge of the <u>Circu</u> in and for <u>Leflore</u>	County
		m and for	Odditty

cc: Circuit Clerk (original)
Deputy Commissioner of Community Services
Field Offcer

BOOK 83 PAGE 395

Marrant

CAUSE NUMBER 23,200

In the Name of the State of Mississippi, and Peace Officer of the State of Mississippi:

WHEREAS, Arthur L. Smith has this day made oath before
Honorable Gray Evans that on the 3rd day of July
A.D. 19 97, oneMaurice Hawkinshereinafter referred to as the
aforesaid, was convicted of the offense of <u>Burglary of Dwelling</u> in the <u>Circuit</u>
Court of <u>Leflore</u> County, which Court sentenced him to serve <u>3</u> years in the
custody of the Department of Corrections and suspended the execution of said sentence and
placed the aforesaid on probation for a term ofyears, in accordance with the provisions
of Mississippi Code 1972, Annotated, Sections 47-7-33 & 47-7-35.
It further appearing that the aforesaid has not properly conducted him self, but has violated
the conditions of h <u>is</u> probation in a material respect by:
#3 Failed to report as directed by probation officer, in that, he has no reported since $7-9-98$.
#10 Failed to not violate the Laws of this State or any state thereof, in that, he was found guilty for the crime of simple assault on 9-23-98, shoplifting on 9-15-98, and petit larceny on 10-5-98 in Itta Bena, MS City Court.
#16 Failed to pay supervision fees to MS Dept. of Corrections, in that, he has not paid supervision fees since 7-9-98.
FILED
JAN 2 5 1999
REY EVAN are hereby cutribrized to arrest instanter the aforesaid Maurice Hawkins D.C. and bring him before me to be dealt with according
to law.
Given under my hand and seal this 25 th day of <u>January</u> A.D. 19 <u>99</u> .
Shill
cc: Circuit Clerk (Original) Deputy Commissioner of Community Services Judge of the <u>Circuit</u> Court
Field Officer BOOK 83 PAGE 396 in and for Leflore County

STATE OF MISSISSIPPI In the <u>Circuit</u> Court VS. Leflore County, MS Maurice Hawkins DEFENDANT No. 23,200 ORDER OF REVOCATION OF PROBATION THIS CAUSE coming to be heard, and being heard in the vacation term of the Court before the Honorable _____ Gray Evans and it appearing that Maurice Hawkins hereinafter referred to as the aforesaid, was on the __3rd ___ day of __July__ A.D. 1997 . Convicted of the offense of ____Burglary of Dwelling in the __Circuit Court of __Leflore ___ County, which Court sentenced him to serve 3 years in the State Penitentiary and suspended the execution of said sentence and placed the aforesaid on probation for a term of 2 years, in accordance with the provisions of Section 27, Chapter 262, Laws of Mississippi, 1956, and It further appearing that the aforesaid has not properly conducted him self, but has violated the conditions of his probation in a material respect by: #3 Failed to report as directed by Probation Officer. #10 Failed to not violate the Laws of this State or any state thereof. #16 Failed to pay Supervision Fees to MS Dept. of Corrections. It, therefore, is ordered and adjudged, that the probation of the aforesaid Defendant ought to be revoked and it is hereby revoked in accordance with the Mississippi Code 1972, annotated, Section 47-7-37 and the said Defendant is hereby sentenced to serve a term of three (3) years with the MS Dept. of Corrections and to complete the Alcohol and Drug Treatment Program.

TREY EVANS, CIRCUIT CLERK
BY A HOLL ____ D.C.

DOV 02 DAGE UAD

ED, this the 29th day of January A.D., 1999 .

CIRCUIT JUDGE

STATE OF MISSISSIPPI

In the Circuit Court of

Cause/Case No.

SCINS Form CR1-3/1/96

MS Code Ann. §_

	CRIMINAL DISPOSITION
residing, the following disposition was imposed for the	
***	Suspended Sentence/Probation X Revocation Acquittal Other
A-1. Provisional Sentence Non-Adjudication	Sentenced under RID Sentenced under Shock Probation
	ary Program Restitution in County
in 1001 1	944 T. F.
	Guilty Plea after days of Commencement of Trial
L_Jury Verdict after	days in Trial Revocation Hearing
Name Maurice Hawkins SSN Race	Black Sex Male Date of Birth 3/2/73
LestKnownResidence 700 Douglas, Itta I	Bena, Mississippi 38941
	Country of Citizenship
Place of Birth	Country of Citizenship FBI #
III. Counti Charge Burglary of a Dwelling	
	Sentenced Under MS Code §
Count II Charge	
Indicted Under MS Code §	Sentenced Under MS Code §
Count III Charge	
Indicted Under MS Code §	Sentenced Under MS Code §
IV. Date of Sentence 1/29/99	Credit for Time Served (ONLY for this/these charge(s))days
Sentence(s) Imposed by Order: Count 3 yrs	
Check if reporting additional counts on reverse side Portion of Sentence	Portion of Sentence To be Served Other/Method of Disposition (Passes) On Probation (YraMos) (Refer to legend on back of form)
to be Served (YraMos)	
*Count III	
	to run concurrent with
	to run consecutive to
Conditions/Designation of Sentence: Thabitual TP	sychological/Psychiatric Kalcohol/Drug Treatment/Testing Cother
	10. DRESEN+
in Jail	to
[On this/these	to:
	lolo
charge(s) only)	
Released on Bond Pending Appeal	to
Released on Bond Pending Appeal Defendant Currently Housed In:	
Released on Bond Pending Appeal Defendant Currently Housed In: VI. Fine \$Indigent Fee \$	Restitution\$
Released on Bond Pending Appeal Defendant Currently Housed In:	Restitution\$
Released on Bond Pending Appeal Defendant Currently Housed In: VI. Fine \$ Indigent Fee S Court Costs \$ Alterney Fees	Restitution\$
Released on Bond Pending Appeal Defendant Currently Housed In: VI. Fine \$ Indigent Fee S Court Costs \$ Altorney Fees ConditionsofPayment:	Restitution\$
Released on Bond Pending Appeal Defendant Currently Housed In: VI. Fine \$ Indigent Fee S Court Costs \$ Altorney Fees ConditionsofPayment: Send Prisoner Commitments, Provisional Sentence	Restitution\$
Released on Bond Pending Appeal Defendant Currently Housed In: VI. Fine \$ Indigent Fee! Court Costs \$ Attorney Fees ConditionsofPayment: Send Prisoner Commitments, Provisional Sentence Orders and Revocation Orders to: Director of Records INS Liaison	Restitutions S Restitutions Other Fees \$ TREY EVANS
Released on Bond Pending Appeal Defendant Currently Housed In: VI. Fine \$ Indigent Fee! Court Costs \$ Altorney Fees ConditionsofPayment: Send Prisoner Commitments, Provisional Sentence Orders and Revocation Orders to: Director of Records INS Liaison MDOC MS Supreme Court	Restitution\$
Released on Bond Pending Appeal Defendant Currently Housed In: VI. Fine \$ Indigent Fee! Court Costs \$ Altorney Fees ConditionsofPayment: Send Prisoner Commitments, Provisional Sentence Orders and Revocation Orders to: Director of Records INS Liaison	Restitutions S Restitutions Other Fees \$ TREY EVANS
Released on Bond Pending Appeal Defendant Currently Housed In: VI. Fine \$ Indigent Fee! Court Costs \$ Attorney Fees ConditionsofPayment: Send Prisoner Commitments, Provisional Sentence Orders and Revocation Orders to: Director of Records INS Liaison MDOC MS Supreme Court P. O. Box 88550 P. O. Box 117	Restitutions
Released on Bond Pending Appeal Defendant Currently Housed In: VI. Fine \$ Indigent Fee S Court Costs \$ Altorney Fees ConditionsofPayment: Send Prisoner Commitments, Provisional Sentence Orders and Revocation Orders to: Director of Records INS Liaison MDOC MS Supreme Court P. O. Box 88550	Restitutions Other Fees \$ TREY EVANS GIRGUIT CLERK
Released on Bond Pending Appeal Defendant Currently Housed In: VI. Fine \$ Indigent Fee S Court Costs \$ Altorney Fees ConditionsofPayment: Send Prisoner Commitments, Provisional Sentence Orders and Revocation Orders to: Director of Records INS Liaison MDOC	Restitutions

Send Acquittal/Other Notices to: INS Liaison at above address

P. O. Box 117

Jackson, MS 39205-0117

723 North President St.

Jackson, MS 39202-3097

Maurice	Hawkins
DEFENDA	

0	M		Y
6	U	P	I

In the	Court
Leflore	_ County, MS

No. 23,200

ORDER OF REVOCATION OF PROBATION

THIS CAUSE coming to be heard, and being heard in the
term of the Court before the Honorable, Judge,
and it appearing that Maurice Hawkins . hereinafter referred to
as the aforesaid, was on the <u>3rd</u> day of <u>July</u> ,
A.D. 1997 . Convicted of the offense of Burglary of Dwelling
in theCircuit Court ofLeflore County, which Court sentenced
him to serve3years in the State Penitentiary and suspended the
execution of said sentence and placed the aforesaid on probation for
a term of years, in accordance with the provisions of Section
27, Chapter 262, Laws of Mississippi, 1956, and
It further appearing that the aforesaid has not properly conducted
him self, but has violated the conditions of his probation in a material
respect by:
#3 Failed to report as directed by Probation Officer.
#10 Failed to not violate the Laws of this State or any state thereof.
#16 Failed to pay Supervision Fees to MS Dept. of Corrections.

It, therefore, is ordered and adjudged, that the probation of the aforesaid Defendant ought to be revoked and it is hereby revoked in accordance with the Mississippi Code 1972, annotated, Section 47-7-37 and the said Defendant is hereby sentenced to serve a term of three (3) years with the MS Dept. of Corrections and to complete the Alcohol and Drug Treatment Program.

FEB - 5 1999

CIRCUIT JUDGE

TREY EVANS, CIRCUIT CLERK

STATE OF MISSISSIPPI COUNTY OF LEFLORE

CAUSE NO. 23,200

In the Circuit Court of Leflore County, at the March Term, in Vacation, 1997.

THE GRAND JURORS of the State of Mississippi, taken from the body of the good and lawful women and men of Leflore County, duly elected, empaneled, sworn and charged at the March Term, 1997, of the Circuit Court, to inquire in and for Leflore County, in the name and by the authority of the State of Mississipi, upon their oaths, present:

That DEDRIC T. STRICKLAND and MAURICE HAWKINS, acting in concert, each together with the other, on or about the 25th day of December, 1996, in Leflore County, Mississippi, did wilfully, unlawfully, feloniously and burglariously break and enter a dwelling house of Maxine Odie, located at 300 Kennedy Drive in Itta Bena, Leflore County, Mississippi, with the intent to steal the personal property located and kept for use therein,

against the peace and dignity of the State of Mississippi.

A TRUE BILL

Attorney for the State Forem	nan of the Grand Jury
Filed and Recorded this the 15th day of 1	May, 1997.
TREY EVANS Clerk By: 1	lprie Hollingen D.C.

MOOK 23 PAGE 50



STATE OF MISSISSIPPI DEPARTMENT OF CORRECTIONS RECORDS DEPARTMENT

Date: NOVEMBER 20,2000

Honorable District GRAY EVANS
4. P.O.BOX 1953
GREENWOOD,MS 38930

RE:	Name: MAURICE HAWKINS
	Register Number: R1640
	Offense(s): BURGLARY OF RESIDENCE
	County of Conviction: LEFLORE
	Cause Number(s): 23,200%

Dear JudgeEVANS

This letter is to serve as official notification of the imminent release of the above named subject. In accordance with House Bill #565 to amend 47-7-17 of the Mississippi Code, 1972, we are required by law to inform you that the prisoner named above will be released on DECEMBER 9,2000 on expiration of sentence.

Please forward immediately direct to this office, any commitments not reflected in the above cause number.

Respectfully,

Barbara Balley

Corr. Chief Records Officer

BB/ LS

DISTRICT ATTORNEY
P.O.BOX 426
GREENVILLE,MS 38702

CIRUCIT CLERK
P.O.BOX 1953
GREENWOOD,MS 38935



TREY EVANS, CIRCUIT CLERK
BY a Hour p.c.

LEFLORE CO SHERIFF"S DEPT P.O.BOX 905 GREENWOOD,MS 38935

GREENWOOD POLICE DPET. P.O.BOX 425 GREENWOOD, MS 38930

STATE OF MISSISSIPPI

DEPARTMENT OF CORRECTIONS RECORDS DEPARTMENT

Date:

NOVEMBER 3,1999

Honorable GRAY EVANS

District

4. P.O.BOX 1953

GREENWOOD, MS 38930

RE:

Name: STRICKLAND, DERRICK

Register Number: R1287

Offense(s): <u>BURGALRY OF DWELLING</u>

County of Conviction: LEFLORE

Cause Number: 23,200

Dear Judge **EVANS**

This letter is to serve as official notification of the imminent release of the above named subject. In accordance with House Bill #565 to amend 47-7-17 of the Mississippi Code, 1972, we are required by law to inform you that the prisoner named above will be released on ____NOVEMBER_16,1999 on expiration of sentence.

Please forward immediate direct to this office, any commitments not reflected in the above cause number.

Respectfully,

Barbara Bailey Corr-Chief Records Officer

BB/

DISTRICT ATTORNEY

P.O.BOX 426

GREENVILLE, MS 38935

Cc:

CIRCUIT CLERK P.O.BOX 1953

GREENWOOD, MS 38935

LEFLORE CO SHERIFF"S DEPT

P.O. BOX 905

GREENWOOD, MS 38935

GREENWOOD POLICE DPE.T

P.O. BOX 425

GREENWOOD, MS 38930 P.O. BOX 880 - PARCHMAN, MISSISSIPPI 38738

TREY EVANS, CIRCUIT CLERK BY a Hall - D.C.

LEFLORE COUNTY

	LAWRENCE-GREENWOO	D OCCUPA	LOIRE GOORTT				_
	Number of Case	STATE OF MISSISSIPPI	ATTORNEYS	OFF	ENSE		
	23,200	Dedric Strickland & Maurice Hawkins	Katherine Stuckey-Strickland	Burglary	D/H		
		,	Fred Witty-Hawkins				
			/				
		4					
	Date of Orders	ORD	ERS OF COURT		MINU Book	TES Page	
	5-29-97	Def. Dedric Strickland present w/cour	nsel, arraigned & plea of Not Guilt	y entered.			
	3-29-97	Def. Maurice Hawkins present w/counse		entered.			
	6-9-97	de Shuhland fevry 8 guers Court & 3 years - (shuhen court /2 p	charger se				
		to Sally Could	of sont				
	4-11-97	3 years - (shuken	H.A.				
		cond /2 y	tay it cont				
	,	y pos	sert of	· ,			
· ·		or 3	3.7 50 to Vector				
	7-3-97	down changes p	lee & quie,				
		3 yearn (Howhins)	# A com	- /2			
The Property Use		ct come 375	Lest to Maxim	Odei.			_
		+ complete drug	Digran				
	1-29-	19 courses wo	eator of Rock).			
		*			l	ļ	

BILL RESPONSIBILITY

GREENWOOD CITY JAIL

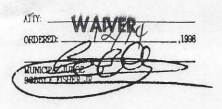
City prisoner

[A]

County prisoner []

MEDICAL REQUEST FORM

4-29-97 DATE
I, Mourice Howkins , am requesting to see the doctor because
[NAME WHAT IS SPECIFICALLY WRONG]:
I am having problems sleeping for the last 3) weeks.
Appedence is bothering me.
Musile spousel
Mourice B. Howkins Inmate Officer Receiving Request
TO BE FILLED OUT BY EXAMINING PHYSICIAN
Examination Results: PE The Bm & many of morth
Examination Results: PE the Bm & nay of north
Im; Hotel song 28 19h
Instructions:
Physician's Signature: ADDIMS
Examination Date: 4-29-97





CITY OF GREENWOOD MUNICIPAL COURT

BOBBY F. FISHER, JR.

HARRY L. SMITH

C	DELORIS DAVIS CLERK PRINTED NAME: Maurice	Hawlain	OFFICE: 601-453-1833 FAX: 601-455-2351
0	DOCKET #: 147498	Shop	lilting
129	DISPOSITION: (Please circle & compl		7 8
101	Defendant is guilty and, subject to further order of	CONCURRENT	MASEP ORDER
	the Court, is fined 1750.00 plus costs and assessments with 50.00 suspended.	CONSECUTIVE	ODDEDED TO DAMED AGREEM
	Sentenced to 2 days with 2 suspended.	NIGHTS AND WEEKENDS	ORDERED TO ENTER MUNICIPAL WORK PROGRAM TO WORK OFF OUTSTANDING FINE.
		MONTO AND WEEVENDS	
	THE OFFENSE CHARGED IS HEREBY		

AI2WI22FD"

Subject To Further Order Of The Court, The Offense Charged Is Passed To The Files:

NON-ADJUDICATION ARBITRATION

NON-ADJUDICATION **PROBATION**

BOND FORFEIT FOR FAILURE TO APPEAR.

GIVEN CREDIT FOR TIME SERVED IN LIEU OF ADDITIONAL FINE AND/OR SENTENCE.

DEFENDANT IS HEREBY PLACED ON PROBATION FOR A PERIOD OF 24 MONTHS.

SUBJECT TO FURTHER ORDER OF THE COURT, DEFENDANT IS TO SERVE OUT, WORK OUT AND/OR PAY OUT FINE IN FULL PRIOR TO RELEASE.

ISSUE BENCH WARRANT FOR FAILURE TO APPEAR.

CASE IS CONTINUED UNTIL

, 1998



CITY OF GREENWOOD MUNICIPAL COURT

BOBBY F. FISHER, JR.

HARRY L. SMITH

DELORIS DAVIS

OFFICE: 601-453-1833 FAX: 601-455-2351

AFFIDAVIT OF INDIGENCY & REQUEST FOR APPOINTMENT OF ATTORNEY OR IN THE ALTERNATIVE, WAIVER OF ATTORNEY

AFFIDAVIT OF INDIGENCY & REQUEST FOR APPOINTMENT OF ATTORNEY

Before an officer of the Municipal Court of Greenwood, Mississippi, personally came and appeared the undersigned defendant, who, being first duly sworn, states on oath that by reason of poverty he/she is unable to employ counsel in action(s) pending before this court. Defendant states that he/she owns no property of any kind, character or description except necessities and personal household goods. Defendant further states on oath that he/she is not employed and does not receive support or maintenance in an amount sufficient to employ counsel in this proceeding. Defendant understands that any false statement in this affidavit could subject him/her to prosecution for perjury, contempt of court and payment of the cost of counsel.

Defendant is unable to afford counsel to represent him/her in this cause and requests that an attorney be appointed for him/her for counsel and representation.

WAIVER OF ATTORNEY

The undersigned adult defendant has been advised by an officer of this court that he/she is entitled to be represented by an attorney in this case. He/she has been advised that if found guilty of the charge(s) that he/she may be fined and/or sentenced to jail. He/she has also been advised that a guilty verdict will be a part of his/her record and can be used against him/her at a later time to increase the penalty against him/her in a similar charge. He/she understands that this would probably include increased jail time for him/her to serve.

The defendant also understands that this court is ready and willing to appoint the public defender to represent him/her if he/she is unable to afford to hire his/her*own attorney and that he/she has been given the opportunity to discuss his/her situation with an officer of this court to determine if he/she qualifies because of financial conditions to have the public defender appointed to represent him/her in this case.

With full knowledge and understanding of the above and after having had same explained to him/her and having had an opportunity to ask questions concerning his/her rights and the charges against him/her, the defendant hereby waives his/her right to an attorney in this cause.

WITNESS THE SIGNATURE OF THE UNDERSIGNED DEFENDANT THIS THE 16TH DAY OF MARCH, 1998.

DEFENDANT: MAURICE HAWKINS





WARRANT

STATE OF MISSISSIPPI Leflore County City of Greenwood

IN POLICE COURT

To any Lawful Officer of said City—GREETING:

We command you forthwith to take the bod of
· · · · · · · · · · · · · · · · · · ·
and him safely keep so that you have him before the Police Justice of Said City of Greenwood, in the County and State aforesaid, at his office in the said City of Greenwood on Monlay the 21 day of Rec A.D. 19 97
at 1:15 o'clock P. M., to answer said City of Greenwood on a charge of
WITNESS my hand this, the 9th day of Secretary 1998
Police Justice Lawrence-Greenwood

AFFIDAVIT

THE STATE OF MISSISSIPPI, LEFLORE COUNTY

IN THE POLICE COURT, City of Greenwood

LEFLORE COUNTY	
This day personally appeared before	re the undersigned Police Justice of the Police Court of
said City of Greenwood	Temme moore
who makes oath	that Maurice Hankins
within the corporate limits of the said	City of Greenwood, in the County and State aforesaid,
on the day of sec,	A.D. 19 9 did then and there wilfully and unlawfully
TAKE POSSESSION OF 2 Shirts	Value 88 HELD BY AND OFFERED FOR DISE
DISPLAY FOR SALE BY J. C. Kern	STORE, WITH THE INTENTION
OF CONVERTING SUCH MERCHANDISE	E TO HIS, HER OWN USE WITHOUT PAYING THE
MERCHANTS STATED PRICE THEREFO	DRE, VIOLATION OF MS.CODE 97-23-93;
LEFLORE, COUNTY, GREENWOOD, MS.	
contrary to the Laws and Ordinances of dignity of the State of Mississippi.	said City made and provided, against the peace and
Sworn to and subscribed bet	fore me, this 8 day of Dec 19 98
	Police Justice of Police Court
LAWRENCE-GREENWOOD	

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Use supplementary report for additional information not covered above.

	GREENWOOD POLICE DEPARTMENT, MS 38930	(F-1)	
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	OFFENSE/INCIDENT REPORT	1.1	1.1
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Unit # <u>0838</u>	Location Greenwood M5 (City & State)
J. C. Penney Company, Inc., its divisions, its subsidiaries (and t	their subsidiaries) are hereafter referred to collectively as the Company
1, Maurice Hawkins, 25 ye	ears of age, freely admit, without threat or promise of any kind, that o
DICOMBUL OS, 1998, I took from the posses of the Company, and with the intent to take for my own use of	ssion of the Company, without making payment, without the permission or disposition without payment, the following property of the Company
DESCRIPTION 1 Duck head Shirt \$444.00 1 Duck head Shirt \$44,00	QTY DESCRIPTION
DUCK NEGO SHIFT #77,00	
I understand that the value of these articles is about \$_\$\frac{\mathcal{S}}{\mathcal{L}}\$. I make this statement voluntarily to	and Brent
	e read it, and it is true and correct to the best of my knowledge ar
	Dated this <u>08</u> day of <u>Dec</u> , 19 <u>98</u> .
Witnessed: Witnessed:	Signature: Maurice foutins Address: 103 Nolson Pyr. o- 700 Douglas The Bone MS. 38941
Dolling to More	I Ha Rona 115, 38941

REPORT	NAME AND TITLE				
PREPARED BY	Terrence Moore Li	0			
REPORT REVIEWED BY	Break Hathroof NAME AND TITLE				

SIGNATURE LAO DATE DIOSISS DATE DIOSISS DATE, ZILIZS

10 6010B (Dow 0/04) BACK

	~	
MAURICE	HAWKINS.	10/5/98
Patient Name		Date Date

The following recommendations were made:

NUNAN-GREEN VILLE-335-7146 BELMONT HOUSE-VBURG-634-0181

Region 6 453-6211

Referrals given and Phone Numbers:

- 1. HARBOR HOUSE 355-006/
- 2. NEW ROADS 847-2623

3.

Please recontact Charter Hospital of Jackson if you have any further questions related to your referrals, any difficulty getting an appointment for a referral, or if an emergency arises. 1-800-962-2180

Initial assessment completed by:

Needs Asssessment and Referral Coordinator

POST OFFICE BOX 289 · CLINTON, MS 39056 · TREATMENT CENTER NO. (601) 924-9496

BILLY R. BENFORD Executive Director

MARIA A. HILTON

Executive Assistant

March 22, 1999

RE: Progress Report/Discharge Summary Mr. Maurice Hawkins-10/19-11/17/98.

To Whom it May Concern:

Mr. Hawkins was self referred and admitted to our program on October 19, 1998 from LeFlore County, Mississippi.

Mr. Maurice Hawkins was successfully completed 30 days of therapeutic activities in our program. He has actively participated in all phases of our program. He has participated in Group Therapy, six (6) hours weekly a one (1) Hour per week Aftercare Session Weekly and one (1) Mandatory AA Meeting on a weekly basis.

At the time of discharge, it appeared that Mr. Hawkins was making appropriate behavioral changes and has a sincere appreciation of his new drug free lifestyle.

The staff believes that Mr. Hawkin's progress can continue to move in a positive direction. He is being discharged with staff approval.

Sincerely,

Billy R. Benford, MCC, RTC,

Billy R. Bufons

Executive Director

BRB/mah

CONFIDENTIAL

IN THE COUNTY COURT OF LEFLORE COUNTY, MISSISSIPPI

AFFIDAVIT

STATE OF MISSISSIPPI COUNTY OF LEFLORE

In the name and by the authority of the State of Mississippi, I, Richard A. Oakes, County Attorney in and for the County of Leflore in said State of Mississippi, who prosecutes for and on behalf of the State, and duly empowered and authorized to inform of offenses committed within said County of Leflore, after having first been duly sworn, comes now here and gives the Court to understand and be informed that **Maurice Hawkins**

in said County on the 2nd day of June, 2000

did willfully, unlawfully, and feloniously take possession of (1) dark green marble vase \$165.00, (1) silver pitcher \$85.00, (1) marbleized purple cup \$35.00, (1) green vase \$36.00 and (1) cup and saucer \$15.00, held by and offered or displayed for sale by 1919 Antiques, a store, with the intention and purpose of converting such merchandise to his own use without paying the merchants stated price therefore

Shoplifting (97-23-93)

against the peace and dignity of the State of Mississippi.

RICHÁRD A. ÓAKES COUNTY ATTORNEY

Clerk of the County Courtly: Mobern, D.C.

IN THE COUNTY COURT OF LEFLORE COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

VERSUS

CAUSE NO. <u>8349</u>

MAURICE HAWKINS

ORDER BINDING TO GRAND JURY

THIS DAY came on for hearing on the Motion Ore Tenus for an order binding the defendant to the Grand Jury made by the State and upon calling for hearing the above-styled and numbered cause and the defendant, not appearing and having no counsel appearing on the behalf of the defendant and the defendant having received prior written notice on the time, date and place of this hearing, waived his preliminary hearing

IT IS, THEREFORE, ORDERED AND ADJUDGED that the preliminary hearing previously set for hearing on the 17th day of January, 2001, is hereby waived by Defendant, and

FURTHER, that the allegations submitted by affidavit herein are taken as true and correct and that the charge(s) of (Felony Shoplifting) is bound over to await the action of the next Grand Jury of the Circuit Court of Leflore County, Mississippi,

AND bond is in the amount of___

ORDERED AND ADJUDGED this the 17th day of January, 2001.

JAN 22 2001

BOOK 61 PAGE 152

		L DOCKET, COUNTY	_ COURT,	TERM		
	LAWRENCE-GREENWOOD	06801				
	Number of Case	STATE OF MISSISSIPPI	Richard A. Oakes		OFFENSE	
	8349	vs. Maurice Hawkins	2	Felony	Shoplift	ing
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	Date				I MIN	IUTES
	of Orders		ORDERS OF COURT		Book	Page
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			on of the Grand Jury on the charge			
	3	Shoplifting.			67	152
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STATE OF MISSISSIPPI COUNTY OF LEFLORE

CAUSE NO. 24,084

In the Circuit Court of Leflore County, at the January Term, 2001, In Vacation.

THE GRAND JURORS of the State of Mississippi, taken from the body of the good and lawful women and men of Leflore County, duly elected, empaneled, sworn and charged at the November Term, 2000, of the Circuit Court, to inquire in and for Leflore County, in the name and by the authority of the State of Mississippi, upon their oaths, present:

That MAURICE HAWKINS, on or about the 2nd day of June, 2000, in Leflore County, Mississippi, did wilfully, unlawfully and feloniously take possession of a dark green marble vase, a light green vase, a purple marble vase, a silver pitcher, and a cup and saucier set valued at more than Two Hundred and Fifty Dollars (\$250.00), owned and displayed for sale by 1919 Antique Shop, a store located at 104 Basket Street in Itta Bena, Leflore County, Mississippi, with the intention and purpose of converting such merchandise to his own use without paying the purchase price thereof,

against the peace and dignity of the State of Mississippi.

A TRUE BILL

Walter L. Ewe Chris

Foreman of the Grand Jury

Filed and Recorded this the 29 day of Manch, 2001.

INEUC. D.C.

D.C.

BOOK 25 PAGE 224

CAPIAS # 24.084
STATE OF MISSISSIPPI COUNTY OF LEFLORE
To The Sheriff of Said County-GREETING:
We command You to Take the Body of Maurice Hawkins
if to be found in your County, and safely keep, so that you have
him before our Circuit Court, at the court room thereof, in the
City of Greenwood, Instanter, then and there to answer the State of
Mississippi on a charge of <u>Felony Shoplifting</u>
Herein fail not, and have then and there this Writ.
Witness my signature with the seal of said Court, this 30th
day of March , 2001.
Trey Evans Circuit Clerk By: /neu-5
SHERIFF'S RETURN
I have this day executed the within writ by arresting the within named I have this day executed the within writ by arresting the within named
MAURICE HANKINS



Harold L. Markham, Sr.
Professional Bondsman
Mississippi License No. 8106669
314 Main St. - P. O. Box 196
Greenwood, Mississippi 38935-0196
(601) 455-5555 - 455-3910

APPEARANCE BOND

No. 17461

Power of Attorney

(601) 455-5555 - 455-3910
KNOWN ALL MEN BY THESE PRESENTS:
That Harold L. Markham, Sr. D/B/A A-Ace Bonding Co., Inc., has made, constituted, and appointed,
and by these presents does make, constitute and appoint true and lawful attorney-in-fact for it and in its name, place and stead to execute on behalf of the said Company, as Surety, subject to the limitations as herein set forth, a criminal bail bond on behalf
of Maurice Hawkins (Principal) who has been
charged with the offense of Shaplifting (Felony) in
the Circuit Court, City of Hwood, Ms.
County of State of Mississippi. Now therefore we undertake jointly and severally that said principal shall appear as required from day to day and term to
term until discharged by law, in any court having jurisdiction in the matter, or if he shall fail to appear, we will pay to the court in which the offerce is alleged to have been committed. (This is not a guarantee of fine or any other sentence.)
The Sum of Live Thousand Dollars (\$ 5,000,00
Appear in court 9:00 A.m., Maraka Jeim 2001
Approved this Quantum day of Dec. 2000
Licky backs Sheriff or Police Chief Maurice Hawkins Principal
By: D.S. By Dybi Markham Attorner-in-Ball
X Harold & Markla In Harold L. Markham, Sr., Owner

BOOK 4 PAGE 235

CERTIFICATE OF SURRENDER OF PRISONER

. STATE OF MISSISSIPPI

SHERIFFS DEPARTMENT	POLICE DEPARTMENT
COUNTY OF Seflore	CITY OF Labor Ths.
· /	- Him Win a)
THE SURETY, upon the ball bond of	e pauxins
hereinafter called defendant, charged with	ey Shoplefling.
having delivered to me a certified copy of the bail bond surrender	ing/said defendant, and I, having thereupon taken in custody the said
defendant, do hereby certify and by this certificate acknowledge the	at Harold Markham/Ace BONDING CO. has surrendered the
said defendant, and that said defendant is now in my custody.	
Dated 4-17 0/	Ricky Banks
Date of Bond 12-9-00	\bigcap
Chg . Telony Shoplifting	By / sudtell Deputy Sherill or Jailer
may + 5000	

ARRAIGNMENT

April 24, 2001

This day came the District Attorney who prosecutes for the State and the below named defendants in their own proper person and by their respective attorneys, each being arraigned on indictments charging them with the below listed crime, entered their pleas of NOT GUILTY, as follows, to-wit:

24,014	Belinda Adams D. Holly	Sale of Cocaine
24,015	Everett Quincy Adams C. Trotter	Armed Robbery
	Bennie Leahman L. Jones	Armed Carjacking
24,016	Ricky Terrell Adams L. Jones Joey Buchanan W. Mounger Lavoris Jones W. Stuckey	Burglary
24,017	John Amos L. Jones	Ps of Cash by Offender on Correctional Facility Property
24,018	Laverne Anderson W. Stuckey	Sale of Cocaine
24,020	Edward Austin L. Jones	Sale of Cocaine
24,021	Edward Barr D. Holly	Aggravated Assault
24,022	William Barry, Jr. L. Jones	Armed Robbery
24,023	William Barry, Jr. L. Jones	Armed Robbery
24,024	Dexter Battle D. Holly	Ps of Firearm on Educational Property

24,025	Marcus Bedell W. Mounger	Sale of Cocaine
24,026	Marcus Bedell W. Mounger	Sale of Cocaine
24,035	Anthony Burrough W. Mounger	Aggravated Assault with Deadly Weapon
24,036	Ledrick Butts C. Trotter	Sale of Cocaine (2 cts)
24,037	Ledrick Butts C. Trotter	Sale of Cocaine
24,038	Ledrick Butts C. Trotter	Sale of Cocaine (2 cts)
24,039	Ledrick Butts C. Trotter	Sale of Cocaine
24,040	Ledrick Butts C. Trotter	Sale of Cocaine
24,041	Ledrick Butts C. Trotter	Sale of Cocaine
24,043	Michael Cannon L. Jones Calvin Jones D. Holly	Burglary Dwelling House
24,048	Jimmy Cockhern W. Mounger	Burglary of Commercial Building
24,050	Lucurtis Connors L. Jones	Sale of Cocaine
24,051	Walter Craft S. Osborne	Sale of Cocaine Sale of Marijuana (Less Than an Ounce)
24,052	Mary L. Crawford C. Trotter	Ps of Stolen Property
24,053	Eddie Dale W. Stuckey	Sale of Cocaine
24,055	Keith Davis W. Mounger	Sale of Marijuana (Less than an Ounce)

24,056	Randy Davis D. Holly Jennifer Journey W. Mounger Cedric Mosely L. Jones	Robbery
24,057	Vivian Davis D. Holly	Sale of Cocaine
24,058	Vivian Davis D. Holly	Sale of Cocaine
24,062	Carlos Douglas T. Flanagan	Ps of Cash by Offender on Correctional Facility Property
24,065	Ricky Ferguson W. Stuckey	Aggravated Assault with Deadly Weapon
24,066	Harold Ford L. Davis	Ps of Methamphetamine W/Intent to Sell, Transfer or Distribute
24,068	Clayton Fisk L. Jones	Sale of Marijuana (Less than an Ounce)
24,069	Clayton Fisk L. Jones	Sale of Marijuana (Less than an Ounce)
24,071	Patricia Gillion (a/k/a Patricia Love) L. Jones	Sale of Cocaine
24,072	Tony Gilmore S. Osborne	Burglary of Dwelling House
24,077	Preston Goodwin W. Stuckey	Ps of Cash by Offender on Correctional Facility Property
24,080	Bessie Harris W. Stuckey	Sale of Cocaine
24,081	Bessie Harris W. Stuckey	Sale of Cocaine (2 cts)
24,082	Bessie Harris W. Stuckey	Sale of Cocaine
24,083	Charlie Harris T. Flanagan	Sale of Cocaine

24,084	Maurice Hawkins D. Holly	Felony Shoplifting
24,087	Angelo Hernton T. Flanagan	Felony Shoplifting Habitual Offender
24,088	Christopher Hill L. Jones	Sale of Marijuana (Less than an Oz)
24,093	Adrian Jackson L. Jones	Sale of Cocaine
24,098	Eric Johnson L. Jones	Sale of Cocaine
24,101	Marcellus Joyce W. Stuckey	Possession of Cocaine
24,102	Marcellus Joyce W. Stuckey	Possession of Cocaine
24,103	Richard Klunan W. Stuckey Daryl Rokasky L. Davis	Burglary of a Commercial
04 104	- 1	
24,104	Frank Lacey, Jr. D. Holly	Rape
24,104		Rape Embezzlement
	D. Holly Renee Natasha Lewis	
24,107	D. Holly Renee Natasha Lewis W. Stuckey Deon Logan	Embezzlement
24,107 24,110	D. Holly Renee Natasha Lewis W. Stuckey Deon Logan W. Stuckey Christine E. McClure	Embezzlement Sale of Marijuana
24,110 24,110 24,112	D. Holly Renee Natasha Lewis W. Stuckey Deon Logan W. Stuckey Christine E. McClure D. Holly Wayne McGee	Embezzlement Sale of Marijuana Felony Worthless Check Ps of Cash by Offender on
24,110 24,112 24,113	D. Holly Renee Natasha Lewis W. Stuckey Deon Logan W. Stuckey Christine E. McClure D. Holly Wayne McGee T. Flanagan Danny McIntyre	Embezzlement Sale of Marijuana Felony Worthless Check Ps of Cash by Offender on Correctional Facility Grounds
24,110 24,112 24,113 24,114	D. Holly Renee Natasha Lewis W. Stuckey Deon Logan W. Stuckey Christine E. McClure D. Holly Wayne McGee T. Flanagan Danny McIntyre L. Jones Tebell Brooks	Embezzlement Sale of Marijuana Felony Worthless Check Ps of Cash by Offender on Correctional Facility Grounds Sale of Cocaine

24,130	Walter Scott L. Jones	Sale of Cocaine
24,132	Margaret Sibley W. Stuckey	Sale of Cocaine
24,133	Bobby Sims S. Osborne	Sale of Cocaine
24,135	Derrick Starks T. Flanagan	Sale of Marijuana (Less than 1 Oz)
24,138	Annie Taylor T. Flanagan	Sale of Cocaine
24,139	Annie Taylor T. Flanagan	Sale of Cocaine
24,144	Anthony Cedric Thomp W. Stuckey	son Kidnaping
24,146	Henry Lee Walker T. Flanagan	Felony Shoplifting
24,147	Tyrone Walker L. Davis	Sale of Cocaine
24,149	Carlos Walls L. Jones	Aggravated Assault w/Deadly Weapon
24,150	Marcus Walls W. Stuckey Carlos Walls L. Jones Waltdrakus Hunter T. Flanagan	Capital Murder
24,151	Marcus Walls W. Stuckey Carlos Walls L. Jones Waltdrakus Hunter T. Flanagan	Armed Robbery
24,152	Mario West W. Mounger	Burglary/DH
24,154	Shelley Whitenton K. Swain	Embezzlement (4 Cts)
24,157	Walter Williams L. Davis	False Pretense

24,158 John Albert Wilson III Burglary/Commercial Building S. Osborne

APR 2 6 2001

TREY EVANS, CIRCUIT CLERK
DO

STATE OF MISSISSIPPI

VS.

CAUSE NUMBER 24,084

MAURICE HAWKINS

REQUEST FOR DISCOVERY

COMES NOW, MAURICE HAWKINS, Defendant in the above styled cause, and pursuant to Mississippi Uniform Circuit Court Rules, and respectfully moves the State to produce or permit the Defendant to inspect, copy, test, and photograph the following, to wit:

- (1) Names and addresses of all witnesses in chief proposed to be offered by the prosecution at trial, together with a copy of the contents of any statement, written, recorded or otherwise preserved, of each such witness and the substance of any oral statement made by any such witness;
- (2) Copy of any written or recorded statements of defendant, including tapes, transcripts, summations or paraphrases by the defendant;
- (3) The substance of any statements, oral or recorded, which the state intends to offer in evidence at the trial which were made by the defendant, whether before or after arrest;
- (4) Copy of the criminal record of the defendant, or any codefendant, and any witnesses, as is within the possession, custody or control of the state, the existence of which is known or by the exercise of due diligence may become known to the state;
- (5) Any reports, statements, or opinions of experts, written, recorded or otherwise preserved, made in connection with the particular case, and the substance of any oral statement made by any such expert;

- (6) Exhibit any physical evidence, and photographs relevant to the case or which may be offered in evidence;
 - (7) Any exculpatory material concerning the defendant;

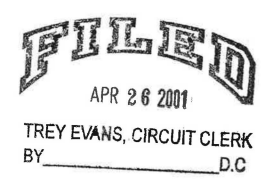
Defendant requests that, in the event the State discovers additional evidence or material previously requested or ordered, which is subject to discovery or inspection, whether discovered prior to or during trial, the District Attorney will promptly notify the attorney for the defendant of the existence of such additional material or evidence.

The defendant prays that such information be delivered to him sufficiently in advance of trial so that he may appraise the same and so that he may know in what way to exercise his constitutional rights to secure attendance of witnesses, what evidence to subpoena and to make whatever proper defense is available to him in light of the discovery requested herein.

Respectfully submitted this the 2 6 day of 19 pr. , 200

David M. Holly Attorney for Defendant 203 A Howard Street P.O. Box 830 Greenwood, Ms. 38930

Ms Bar 08585



CERTIFICATE OF SERVICE

I, David M. Holly, attorney for the defendant, do hereby certify that I have this day hand delivered a true and correct copy of the above and foregoing Request For Discovery to the Honorable George Kelly, Assistant District Attorney, at his office, located in the Leflore County Courthouse.

SO CERTIFIED this the 26 day of 19pr. 1, 2001.

David M. Holly

STATE OF MISSISSIPPI

VS.

CAUSE NO. 24,084

MAURICE HAWKINS

RESPONSE TO DEFENDANT'S MOTION FOR DISCOVERY

COMES NOW, the State of Mississippi, pursuant to Rule 9.04 of the Mississippi Uniform Rules of Circuit Court Practice, and under the ruling of the Mississippi Supreme Court in Hentz V. State, 489 So. 2d 1383 (Miss. 1986), and makes the following response to Defendant's Motion for Discovery, as hereinafter stated:

Contents of my file as it appeared on the 16th day of May, 2001. You may view my file, and the Circuit Clerk's file. Please view all evidence and/or photos at the appropriate law enforcement agency.

The State of Mississippi, in compliance with the aforesaid Rule and case, will supplement with new discovery as soon as possible after said comes to the attention of the State. In addition, you are hereby notified that the State plans to call as witnesses in its case in chief, all persons mentioned in said file.

Pursuant to Rule 9.04© of the Mississippi Uniform Rules of Circuit Court Practice, the defendant shall, subject to constitutional limitations, promptly disclose to the prosecutor and permit the prosecutor to inspect, copy, test, and photograph the following information and material which corresponds to that which the defendant sought and which is in the possession, custody, or control of the defendant or the defendant's attorney, or the existence of which is known, or by the exercise of due diligence may become known, to the defendant or defendant's counsel:

- 1. Names and addresses of all witnesses in chief which the defendant may offer at trial, together with a copy of the contents of any statement, written, recorded or otherwise preserved of each such witness and the substance of any oral statements made by any such witness.
- 2. Any physical evidence and photographs which the defendant may offer in evidence;
- 3. Any reports, statements, or opinions of experts, which the defendant may offer in evidence.

The State of Mississippi, pursuant to Rule 9.05 of the Mississippi Uniform Rules of Circuit Court Practice, requests the defendant produce within ten days, or at such other time as the Court may direct, written notice of the intention to offer a defense of alibi, which notice shall state the specific place or places at which the defendant claims to have been at the time of the alleged offense set forth in the State of Mississippi's file attached hereto and the names and addresses of the witnesses upon which the defendant intends to rely to establish such alibi.

If the Defendant should object to the discovery herein tendered in any manner whatsoever, an Omnibus Hearing pursuant to Rule 9.08 of the Mississippi Uniform Criminal Rules of Circuit Court Practice is hereby requested by the State of Mississippi.

Respectfully Submitted,

Assistant District Attorney

BY: Dora L. Ross

CERTIFICATE OF SERVICE

The undersigned does hereby certify that she has placed in his courthouse box a true and correct copy of the foregoing to the Honorable David M. Holly on this the 16th day of May, 2001.

FILED NAV 16 2001

TREY EVANS, CIRCUIT CLERK

BY: Dora L. Ross

Assistant District Attorney

STATE OF MISSISSIPPI

VS.

CAUSE NO. 24,084

MAURICE HAWKINS

NOTICE

NOTICE IS HEREBY GIVEN, that the TRIAL in the above styled cause before the Honorable Judge Gray Evans, Circuit Judge, in the Circuit Court of Leflore County, Mississippi, has

been re-scheduled from Thursday, June 21, 2001, at 8:30 o'clock a.m to Friday, June 22, 2001

at 8:30 a.m. It is the responsibility of the Defense Attorneys to prepare Transportation

Orders, if their Clients are incarcerated somewhere other than in the Leflore County Jail or

Greenwood City Jail.

SO NOTICED, this the 21stday of May, 2001.

Ann E. Banks

Circuit Court Administrator

Orig: Clerk

cc: DA, David Holly, LCSO

FILED

MAY 2 2 2001

TREY EVANS, CIRCUIT CLERK

STATE OF MISSISSIPPI

VS.

CAUSE NUMBER <u>24,084</u>

MAURICE HAWKINS

ORDER OF CONTINUANCE

CAME on this day Motion of David M. Holly, attorney of record for the defendant praying for a continuance of this matter until the next term of court and the court finding that said motion should be sustained.

IT IS THEREFORE, ORDERED, ADJUDGED, AND DECREED that this matter is hereby continued until the next term of court.

SO ORDERED this the ______ day of June 2001.

JUN 21 2001

CIRCUIT JUDGE

TREY EVANS, CIRCUIT CLERK
BY (Holl- D.C

STATE OF MISSISSIPPI

VS.

CAUSE NO. 24,084

MAURICE HAWKINS

MOTION OF NOLLE PROSEQUI

Comes Now the State of Mississippi, by and through its prosecuting attorney, and moves the Court for an Order Of Nolle Prosequi in the above styled and numbered cause against the Defendant, MAURICE HAWKINS, for the following reasons, to wit:

That on the 13th day of June 1997, the Defendant was sentenced to three years in the custody of the Mississippi Department of Corrections and placed in the ISP/House Arrest Program in cause number 23, 200.

That on the 28th day of October 1998, the Defendant violated the terms and conditions of his probationary sentence by committing the crime of Felony Shoplifting, the same crime for which the Defendant is Indicted in the above styled and numbered cause.

That on the 29th day January 1999, the Defendant was sentenced to serve a term of three years in the custody of the Mississippi Department of Corrections. The Defendant was released on expiration of sentence on December 9, 2000.

That the Defendant has been incarcerated in the Leflore County Jail since March 27, 2001 on the above styled and numbered cause.

RESPECTFULLY SUBMITTED, this the 31st day of August, 2001.

FILED

SEP - 4 2001

TREY EVANS, CIRCUIT CLERK

STATE OF MISSISSIPPI

VS.

CAUSE NO. 2

MAURICE HAWKINS

ORDER OF NOLLE PROSEQUI

The Court having heard and considered the Motion of the State for an Order of Nolle Prosequi in the above styled and numbered cause against the Defendant, MAURICE HAWKINS, finds said Motion to be well-taken and does, hereby, grant the Same.

IT IS, THEREFORE, ORDERED AND ADJUDGED that the above styled and numbered cause against the Defendant, MAURICE HAWKINS, be Nolle Prossed.

Submitted by:

ce I. Chiles P.O. Box 253

Greenwood, MS 38935

(662) 453-1089

CIRCUIT JUDGE

SEP - 4 2001

TREY EVANS, CIRCUIT CLERK

RE: ITEMIZED STATEMENT FOR COMPENSATION AND EXPENSES OF DAVID M. HOLLY COURT APPOINTED COUNSEL FOR MAURICE HAWKINS CAUSE NUMBER 24,084

CHARGED WITH (FELONY SHOPLIFTING) INDICTMENT () BILL OF INFORMATION () AFFIDAVIT ()
DATE I. TIME SPENT IN OPEN COURT-PRELIMINARY HEARING ARRAIGNMENT	HOURS 1.0 1.0
II. TIME SPENT IN PREPARATION III. EXPENSES OF REPRESENTATION IV. AMOUNT PREVIOUSLY PAID ON THIS CASE	5.0
Item II. 5 Hr Min. @ \$50.00 per hour Item III. Office Overhead 6 hours @ \$32.10 Total Compensation and Expenses Item IV. Less any amount previously paid Net Amount Claimed Min. Amount \$	\$50.00 \$250.00 \$192.60 \$492.60
I certify that payment has not been received and, except as noted in above, no payment has been requested or accepted for representing the about Date: 10-15 Signature of Payee:	ve indigent's
Approved for payment in the sum of \$ 492. The above petition for payment has been considered and the Court fattorney has represented the indigent defendant and that the amount allowed paid.	inds that the
The Board of Supervisors of said county are hereby directed to pay said sums for said services and expenses.	said attorney
ORDERED this the	DGE
DEC - 8 2001 TREY EVANS, CIRCUIT CLERK BY A HOU - D.C.	250

BOOK 98 PAGE 258

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LEFLORE COUNTY

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	24,084	Maurice Hawkins David M. Holly Felony Sho				oplifting		
	Date of Orders	ORDERS OF COURT						
	4/24/01	Def., Maurice Hawkins, Present W/Cou						
	9/4/01	Order of Nolle Prosequi filed.	96/442					
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Date: 07/27/2017

BOOKING REPORT

LEFLORE COUNTY SHERIFF'S OFFICE

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SHERIFF ED GONZALEZ

OFFICE 1200 Baker Street, Houston, Texas 77002 * (713) 755-6044 * www.sheriff.hctx.net

Date: September 8, 2017

TO WHOM IT MAY CONCERN:

This letter is to inform you that Hawkins, Maurice (Prisoner);

DOB: 03/02/1973; SPN: 01998566; was incarcerated in our custody on the provided dates:

Case	COURT	ВК	Rel	REL	OFFENSE
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NUMBER		DATE	DATE	REASON	
1504284	230	032916	070616	DIED	THEFT FROM PERSON
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1259665	185	041910	042610	RSJF	EVAD ARREST/DETENTION W/V
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1406919	800	100206	113006	RTDC	EVADE DETENTION
1406918	008	100206	113006	RTDC	BURGLARY OF VEHICLE
1029910	228	060905	121505	RTDC	POSS W/INT DEL CS PG1 1G
1029865	228	060805	121505	RTDC	ESCAPE-WHILE ARR/CONF-FEL
1306846	012	060205	121505	STCC	BURGLARY OF VEHICLE
1303788	012	051805	121505	STCC	THEFT - \$50-\$500
TR12032133	012	032405	032505	SFCO	DISREG PEDESTRIAN CONTROL
CR12234416	012	021905	022005	SFCO	THEFT
0943814	174	032903	062703	STFC	POSS CS PG 1 <1G

Subject: RE: Public Records Request from APM

Date: Friday, July 28, 2017 at 11:33:48 AM Central Daylight Time

From: Robert Hurst To: Yesko, Parker

Attachments: image001.png, image002.png, image003.png, image004.png, MAURICE HAWKINS 11 30

2006.jpg, MAURICE HAWKINS 8 5 2015.jpg

Maurice Hawkins (#1337012) was received at TDCJ in December 2005 to serve a 2-year sentence for Possession with Intent to Deliver (cocaine) and 2-year sentence for Escape (both convictions Harris County). The sentences ran concurrently. He was released on Mandatory Supervision in May 2006 and returned from Mandatory Supervision in November 2006. He was discharged from TDCJ upon the expiration of his sentences in October 2007.

He was received again at TDCJ under #2010154 in August 2015 to serve 180 days for Credit/Debit Card Abuse (Harris County). He was discharged upon the expiration of his sentence in November 2015.

Attached are his mug shots from 2006 and 2015.

Robert C. Hurst
Public Information Officer, TDCJ
Huntsville, TX
(936) 437-6052 – phone
(936) 437-6055 – fax
Robert.Hurst@tdcj.texas.gov



From: Yesko, Parker [mailto:pyesko@apmreports.org]

Sent: Friday, July 28, 2017 10:56 AM

To: Robert Hurst < Robert. Hurst@tdcj.texas.gov> **Subject:** Public Records Request from APM

Hi Mr. Hurst,

I'm a reporter with American Public Media, doing research on the criminal justice system.

I'd like to make a public records request for any available criminal/custody information you have on the following individual:

Maurice Bernard Hawkins (DOB: 3/2/73)

I believe he has a criminal record in Texas dating back to the late 90s/early 00s.

Many thanks, Parker





Subject:

[FOUND_FIN_TERM]RE: Public Records Request from APM

Date:

Wednesday, August 16, 2017 at 7:14:56 PM Central Daylight Time

From:

Fisher, Grace S.

To:

Yesko, Parker Attachments: image001.png

Hello, in the interest of time, I am waiving any fees associated with providing the information below. My apology for any delay. I have been out of the office. If you desire additional information, a fee likely will be involved. (The names were matched based on the DOB provided.)

- Odell Hallmon (DOB: 11/13/75), listed as Odell Hallmon Jr. currently serving life, five sentences handed down 5/11/16 (life for 3 counts of homicide murder, 20 years for aggravated assault, and 10 years for possession of a firearm by a convicted felon, all consecutive), Montgomery County. Previous convictions: aggravated assault, four years to serve, sentenced 5/27/93, Carroll County; three years to serve for the aggravated assault charge, sentenced 6/27/97, Carroll County; possession of weapon by a convicted felon, one year to serve and 24 months' probation, sentenced 4/1/02, Montgomery County; 2 years to serve from same conviction, sentenced 7/28/03, Montgomery County; cocaine possession, 14 years to serve and five years' probation, sentenced 5/25/05, Carroll County.
- **Timothy/Timmy Haymore** (DOB: 4/19/68), simple assault, 7 months to serve, sentenced 3/19/1993, Leflore County; manslaughter, 10 years, sentenced 3/31/1997, Leflore County. No longer under supervision or released, time served on 12/26/2004.
- Carlton H. Bennett (DOB: 7/19/78), residential burglary, 3 years to serve and 36 months' probation, sentenced 6/13/1997, Leflore County. No longer under supervision as of 10/25/200421786
- Homer Hughes (DOB: 4/14/63), fraud, 3 years to serve, sentenced 4/30/85, Leflore County; burglary, four years to serve, sentenced 6/16/89, Leflore County; nonresidential burglary and grand larceny, 1 year to serve and 48 months' probation for each, concurrent, sentenced 6/13/97, Leflore County; sentenced again on 12/17/97 for same two convictions, plus another count of grand larceny and given two years each on all three, concurrent. Released, record closed, as of 1/15/99.

- Maurice Bernard Hawkins (DOB: 3/2/73), residential burglary, 3 years and 24 months' probation, sentenced 7/3/97, Leflore County; returned on same conviction and given three years to serve, sentenced 1/29/99, Leflore County. Released, record closed as of 12/9/2000.
- Morgan Vance McClurg, Jr. (DOB: 8/11/77), has a total of 13 convictions for a total of 13 years to serve. Nine convictions occurred on 11/25/1996 for seven counts of nonresidential burglary and two counts of grand larceny, all in Carroll County. He received seven years for all but two of the burglary convictions. One burglary conviction carried only five years' probation and the other carried five years to serve and five years' probation. He was sentenced again on 4/15/97 for burglary and received seven years in Leflore County. Then he was sentenced on 8/6/97 for two counts of grand larceny and one count of nonresidential burglary and received one year each with five years' probation, all Grenada County. His probation ended on 2/9/17.
- Frederick Bernard Veal (DOB: 1/16/66). Convicted of possession of marijuana on 3/13/89 and received 36 months' probation in Leflore County, sentenced again on 6/3/92 for the conviction and received three years to serve in Leflore County. Came back a third time for three counts of uttering forgery and received two years each on all three when sentenced on 6/23/95. He had a total of two years to serve. He was released on 1/26/96.

Grace Fisher
Communications Director
MDOC Office of Communications
gfisher@mdoc.state.ms.us
(601) 359-5608 office; (601) 665-7781 cell

From: Yesko, Parker [mailto:pyesko@apmreports.org]

Sent: Thursday, August 10, 2017 1:12 PM

To: Fisher, Grace S. <GFisher@mdoc.state.ms.us> **Subject:** Re: Public Records Request from APM

Hi Ms. Fisher,

Just wanted to check in to see if you might have the records I requested a couple weeks ago. The names of the 7 individuals of interest are below.



STATE OF MISSISSIPPI DEPARTMENT OF CORRECTIONS PELICIA E. HALL, COMMISSIONER

The following information was requested on the following eight (8) individuals: Date entered MDOC custody, date released, visitor logs during time of custody, incident reports and classification scoring sheets:

Odell Hallmon (DOB: 11/13/75)

Timothy/Timmy Haymore (DOB: 4/19/68)

Carlton H. Bennett (DOB: 7/19/78) Homer Hughes (DOB: 4/14/63)

Maurice Bernard Hawkins (DOB: 3/2/73) Morgan Vance McClurg, Jr. (DOB: 8/11/77)

Frederick Bernard Veal (DOB: 1/16/66)

Curtis Flowers (DOB: 5/29/70)

No separate incident report was found on any of the individuals. However, some of the individuals received RVR. RVR reports are not subject to the Mississippi Public Records Act. Charges are releasable. Therefore, my office is releasing the charges where found. Visitation logs are provided where found.

If you need a certified copy of each inmate's record, you can request what is known as a "Pen Pak" from the Records Department via LALockhart@mdoc.state.ms.us or write MDOC at P.O. Box 24388, Jackson, MS 39225.

The request regarding individual classification sheets is pending.

Please let me know if you have any other questions.

Grace Fisher Communications Director

Odell Hallmon, sentenced the following:

5/27/93, aggravated assault, Carroll County, 4 years to serve

6/26/97, aggravated assault, Carroll County, 3 years to serve

4/1/02, possession weapon/felon, Montgomery County, 1 year, 24 months' probation

7/28/03, possession weapon/felon, Montgomery County, 2 years to serve

5/25/05, cocaine possession, 14 years to serve, 5 years' probation

5/11/16, homicide/murder, Montgomery County, life

5/11/16, homicide/murder, Montgomery County life, consecutive to first

5/11/16, homicide/murder, Montgomery County, life, consecutive to second

5/11/16, aggravated assault, Montgomery County, 20 years, consecutive to third

5/11/16, possession of firearm by convicted felon, Montgomery County, 10 years

Status: Serving life at the Mississippi State Penitentiary at Parchman

Visitor Log: See attachment RVR (s): See attachment

Timothy Haymore, sentenced:

3/19/93, simple assault, Leflore County, 7 months' probation 3/31/97, manslaughter, Leflore County, 10 years

Status: Released, 12/26/2004

Visitor Log: None

4 RVR (s) all issued at Marshall County Correctional Facility RVR 15 Threatening another, 9/11/1997; RVR 02 fighting except self-defense, 2/12/2000; RVR 02 fighting except self-defense 7/3/2001; and RVR 27 violation of phone, etc. privileges, 1/14, 2003

Carlton H. Bennett, sentenced:

6/13/97, residential burglary, Leflore County, 3 years to serve, 36 months' probation

Status: Released, 10/25/2004, sentence expired

Visitor Log: None RVR: None found

Homer Hughes, sentenced:

4/30/85, fraud, Leflore County, 3 years to serve 6/16/89, general burglary, Leflore County 4 years to serve 6/13/97, nonresidential burglary, Leflore County, 1 year, 48 months' probation 6/13/97, grand larceny, Leflore County, 1 year, 48 months' probation 12/17/97, nonresidential burglary, Leflore County, 2 years to serve 12/17/97, grand larceny, Leflore County, 2 years to serve 12/17/97, grand larceny, Leflore County, 2 years to serve

Status: Released, 1/15/1999

Visitor Log: None found

1 RVR 36: Violate conditions of release, 10/13/1998, South Mississippi Earned Release Supervision/ Jackson ERS

Maurice Bernard Hawkins, sentenced:

7/3/97, residential burglary, Leflore County, 3 years to serve, 24 months' probation 1/29/99, residential burglary, Leflore County, 3 years to serve

Status: Released, 12/9/2000

Visitor Log: None

6 RVRs found: RVR 15 Threatening another, 7/19/1999, Central Mississippi Satellite Facility, Madison County; RVR 19 refusing to obey staff order, 9/27/1999, South Mississippi Correctional Institution; RVR 36 violate conditions of release, 6/5/2000, Leflore County ERS; RVR 01 killing or assaulting anyone, 8/17/2000, Mississippi State Penitentiary at Parchman; RVR 10 rioting or encouraging others, 8/17/2000, Parchman; and RVR 22 in unauthorized area without permission, 9/17/2000, Wilkinson County Correctional Facility

Morgan Vance McClurg, Jr., sentenced:

11/12/96, nonresidential burglary, Carroll County, 7 years to serve, 5 yrs probation

11/12/96, nonresidential burglary, Carroll County, 5 years to serve, 5 yrs probation

11/12/96, nonresidential burglary, Carroll County, 5 yrs probation

11/12/96, nonresidential burglary, Carroll County, 7 years to serve

11/12/96, grand larceny, Carroll County, 5 years to serve

11/25/96, grand larceny, Carroll County, 5 years to serve

11/25/96, nonresidential burglary, Carroll County, 7 years to serve

11/25/96, nonresidential burglary, Carroll County, 7 years to serve

11/25/96, nonresidential burglary, Carroll County, 7 years to serve

4/15/97, burglary, Leflore County, 7 years

8/6/97, grand larceny, Grenada, 1 year to serve

8/6/97, grand larceny, Grenada, 1 year to serve, 5 months' probation

8/6/97, nonresidential burglary, Grenada, 1 year to serve

Status: Released, probation ended 2/9/17

Visitor Log: None

RVR: None

Frederick Bernard Veal, sentenced:

*3/13/89, possession of marijuana, Leflore County, 36 months

*6/3/92, possession of marijuana, Leflore County, 3 years to serve

6/23/95, uttering forgery, Leflore County, 2 years to serve

6/23/95, uttering forgery, Leflore County, 2 years to serve

6/23/95, uttering forgery, Leflore County, 2 years to serve

Status: Released, 1/26/1996

Visitor Log: None

RVR: None

Curtis Flower, sentenced:

^{*}same conviction

- 2/12/04, capital murder, Montgomery County, death (reversed and remanded)
- 2/12/04, capital murder, Montgomery County, death (reversed and remanded)
- 2/12/04, capital murder, Montgomery County, death (reversed and remanded)
- 2/12/04 capital murder, Montgomery County, death (reversed and remanded)
- 2/12/04, capital murder, Montgomery County, death
- 2/12/04, capital murder, Montgomery County, death (concurrent with 1st)
- 2/12/04, capital murder, Montgomery County, death (concurrent with 2nd)
- 2/12/04 capital murder, Montgomery County, death (concurrent with 3rd)
- 6/19/10 offender returned to Montgomery County jail,
- 6/19/10 offender convicted and resentenced under four new indictments
- 7/21/10 offender was in custody of Montgomery and Leflore jails for 2/20/07 until he was resentenced
- 11/13/2014, capital murder, Montgomery County, death

(State Supreme Court affirmed his conviction on all four counts on April 2, 2015)

Status: On death row at the Mississippi State Penitentiary at Parchman

Visitor Log: See attachment

RVR B6: Breaking or entering into another inmate's locker, room, cell or living unit, 7/07/2010 MSP